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	LENDING REGISTRATION ACTS
)	2007 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Ed Mayne
	House Sponsor: Gregory H. Hughes
	LONG TITLE
	General Description:
	This bill modifies the Check Cashing Registration Act and the Title Lending
	Registration Act.
	Highlighted Provisions:
	This bill:
	 addresses dishonored instrument remedies available to a check casher;
	 provides for an administrative fine under certain circumstances related to the failure
	to be registered under the registration acts;
	 expands requirements for contracts of loans under the registration acts;
	▶ adds to the operational requirements of lenders under the registration acts, including
	requirements for rolling over a deferred deposit loan;
	addresses timing of examinations;
	 addresses enforcement, including providing for the imposition of administrative
	fines in general; and
	makes technical changes.
	Monies Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	7-15-1, as last amended by Chapter 163, Laws of Utah 2005

S.B. 16 **Enrolled Copy** 30 **7-15-2**, as last amended by Chapters 100 and 171, Laws of Utah 1999 31 **7-23-103**, as last amended by Chapter 69, Laws of Utah 2003 32 **7-23-105**, as last amended by Chapter 165, Laws of Utah 2006 33 **7-23-106**, as last amended by Chapter 69, Laws of Utah 2003 **7-23-107**, as last amended by Chapter 69, Laws of Utah 2003 34 35 **7-23-108**, as last amended by Chapter 165, Laws of Utah 2006 36 **7-24-201**, as enacted by Chapter 236, Laws of Utah 2003 37 **7-24-202**, as last amended by Chapter 165, Laws of Utah 2006 38 **7-24-301**, as enacted by Chapter 236, Laws of Utah 2003 **7-24-303**, as last amended by Chapter 165, Laws of Utah 2006 39 40 41 *Be it enacted by the Legislature of the state of Utah:* 42 Section 1. Section **7-15-1** is amended to read: 43 7-15-1. Definitions -- Civil liability of issuer -- Notice of action -- Collection costs 44 -- Exemptions. 45 (1) As used in this chapter: 46 (a) "Check" means a payment instrument on a depository institution including a: 47 (i) check; (ii) draft; 48 49 (iii) order; or 50 (iv) other instrument. 51 (b) "Issuer" means a person who makes, draws, signs, or issues a check, whether as 52 corporate agent or otherwise, for the purpose of: 53 (i) obtaining from any person any money, merchandise, property, or other thing of

(c) "Mailed" means the day that a notice is properly deposited in the United States

(ii) paying for any service, wages, salary, or rent.

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value; or

mail.

58	(2) (a) An issuer of a check is liable to the holder of the check if:
59	(i) the check:
60	(A) is not honored upon presentment; and
61	(B) is marked "refer to maker";
62	(ii) the account upon which the check is made or drawn:
63	(A) does not exist;
64	(B) has been closed; or
65	(C) does not have sufficient funds or sufficient credit for payment in full of the check;
66	or
67	(iii) (A) the check is issued in partial or complete fulfillment of a valid and legally
68	binding obligation; and
69	(B) the issuer stops payment on the check with the intent to:
70	(I) fraudulently defeat a possessory lien; or
71	(II) otherwise defraud the holder of the check.
72	(b) If an issuer of a check is liable under Subsection (2)(a), the issuer is liable for:
73	(i) the check amount; and
74	(ii) a service charge of \$20.
75	(3) (a) The holder of a check that has been dishonored may:
76	(i) give written or oral notice of dishonor to the issuer of the check; and
77	(ii) waive all or part of the service charge imposed under Subsection (2)(b).
78	(b) Notwithstanding Subsection (2)(b), a holder of a check that has been dishonored
79	may not collect and the issuer is not liable for the service charge imposed under Subsection
80	(2)(b) if:
81	(i) the holder redeposits the check; and
82	(ii) that check is honored.
83	(4) If the issuer does not pay the amount owed under Subsection (2)(b) within 15
84	calendar days from the day on which the notice required under Subsection (5) is mailed, the
85	issuer is liable for:

86	(a) the amount owed under Subsection (2)(b); and
87	(b) collection costs not to exceed \$20.
88	(5) (a) A holder shall provide written notice to an issuer before:
89	(i) charging collection costs under Subsection (4) in addition to the amount owed under
90	Subsection (2)(b); or
91	(ii) filing an action based upon this section.
92	(b) The written notice required under Subsection (5)(a) shall notify the issuer of the
93	dishonored check that:
94	(i) if the amount owed under Subsection (2)(b) is not paid within 15 calendar days
95	from the day on which the notice is mailed, the issuer is liable for:
96	(A) the amount owed under Subsection (2)(b); and
97	(B) collection costs under Subsection (4); and
98	(ii) the holder may file civil action if the issuer does not pay to the holder the amount
99	owed under Subsection (4) within 30 calendar days from the day on which the notice is mailed.
100	(6) (a) [Hf] Except as provided in Section 7-23-105, if the issuer has not paid the holder
101	the amounts owed under Subsection (4) within 30 calendar days from the day on which the
102	notice required by Subsection (5) is mailed, the holder may offer to not file civil action under
103	this section if the issuer pays the holder:
104	(i) the amount owed under Subsection (2)(b);
105	(ii) the collection costs under Subsection (4);
106	(iii) an amount that:
107	(A) is equal to the greater of:
108	(I) \$50; or
109	(II) triple the check amount; and
110	(B) does not exceed the check amount plus \$250; and
111	(iv) if the holder retains an attorney to recover on the dishonored check, reasonable
112	attorney's fees not to exceed \$50.
113	(b) (i) Notwithstanding Subsection (6)(a), all amounts charged or collected under

114 Subsection (6)(a)(iii) shall be paid to and be the property of the original payee of the check. 115 (ii) A person who is not the original payee may not retain any amounts charged or 116 collected under Subsection (6)(a)(iii). 117 (iii) The original payee of a check may not contract for a person to retain any amounts 118 charged or collected under Subsection (6)(a)(iii). 119 (7) (a) A civil action may not be filed under this section unless the issuer fails to pay 120 the amounts owed: 121 (i) under Subsection (4); and 122 (ii) within 30 calendar days from the day on which the notice required by Subsection 123 (5) is mailed. 124 (b) Subject to Subsections (7)(c) and (d) and except as provided in Section 7-23-105, 125 in a civil action the issuer of the check is liable to the holder for: 126 (i) the amount owed under Subsection (2)(b); 127 (ii) the collection costs under Subsection (4): 128 (iii) interest; 129 (iv) court costs; (v) reasonable [attorneys'] attorney fees; and 130 131 (vi) damages: 132 (A) equal to the greater of: 133 (I) \$100; or 134 (II) triple the check amount; and 135 (B) not to exceed the check amount plus \$500. 136 (c) If an issuer is held liable under Subsection (7)(b), notwithstanding Subsection 137 (7)(b), a court may waive any amount owed under Subsections (7)(b)(iii) through (vi) upon a 138 finding of good cause. 139 (d) If a holder of a check violates this section by filing a civil action under this section 140 before 31 calendar days from the day on which the notice required by Subsection (5) is mailed, 141 an issuer may not be held liable for an amount in excess of the check amount.

142	(e) (i) Notwithstanding Subsection (7)(b), all amounts charged or collected under
143	Subsection (7)(b)(vi) shall be paid to and be the property of the original payee of the check.
144	(ii) A person who is not the original payee may not retain any amounts charged or
145	collected under Subsection (7)(b)(vi).
146	(iii) The original payee of a check may not contract for a person to retain any amounts
147	charged or collected under Subsection (7)(b)(vi).
148	(8) This section may not be construed to prohibit the holder of the check from seeking
149	relief under any other applicable statute or cause of action.
150	(9) (a) Notwithstanding the other provisions of this section, a holder of a check is
151	exempt from this section if the holder is:
152	(i) a depository institution; or
153	(ii) a person that receives a payment on behalf of a depository institution.
154	(b) A holder exempt under Subsection (9)(a) may contract with an issuer for the
155	collection of fees or charges for the dishonor of a check.
156	Section 2. Section 7-15-2 is amended to read:
157	7-15-2. Notice Form.
158	(1) (a) "Notice" means notice given to the issuer of a check either orally or in writing.
159	(b) Written notice may be given by United States mail that is:
160	(i) first class; and
161	(ii) postage prepaid.
162	(c) Notwithstanding Subsection (1)(b), written notice is conclusively presumed to have
163	been given when the notice is:
164	(i) properly deposited in the United States mail;
165	(ii) postage prepaid;
166	(iii) certified or registered mail;
167	(iv) return receipt requested; and
168	(v) addressed to the signer at the signer's:
169	(A) address as it appears on the check; or

170	(B) last-known address.
171	(2) Written notice under Subsection 7-15-1(5) shall take substantially the following
172	form:
173	Date:
174	To:
175	You are hereby notified that the check(s) described below issued by you has (have)
176	been returned to us unpaid:
177	Check date:
178	Check number:
179	Originating institution:
180	Amount:
181	Reason for dishonor (marked on check):
182	In accordance with Section 7-15-1, Utah Code Annotated, you are liable for this check
183	together with a service charge of \$20, which must be paid to the undersigned.
184	If you do not pay the check amount and the \$20 service charge within 15 calendar days
185	from the day on which this notice was mailed, you are required to pay within 30 calendar days
186	from the day on which this notice is mailed:
187	(1) the check amount;
188	(2) the \$20 service charge; and
189	(3) collection costs not to exceed \$20.
190	If you do not pay the check amount, the \$20 service charge, and the collection costs
191	within 30 calendar days from the day on which this notice is mailed, in accordance with
192	Section 7-15-1, Utah Code Annotated, an appropriate civil legal action may be filed against
193	you for:
194	(1) the check amount;
195	(2) interest;
196	(3) court costs;
197	(4) attorneys' fees;

198	(5) actual costs of collection as provided by law; and
199	(6) damages in an amount equal to the greater of \$100 or triple the check amount,
200	except:
201	(a) that damages recovered under this Subsection (6) may not exceed the check amount
202	by more than \$500[-]; and
203	(b) you are not liable for these damages for a check used to obtain a deferred deposit
204	<u>loan.</u>
205	In addition, the criminal code provides in Section 76-6-505, Utah Code Annotated, that
206	any person who issues or passes a check for the payment of money, for the purpose of
207	obtaining from any person, firm, partnership, or corporation, any money, property, or other
208	thing of value or paying for any services, wages, salary, labor, or rent, knowing it will not be
209	paid by the drawee and payment is refused by the drawee, is guilty of issuing a bad check.
210	The civil action referred to in this notice does not preclude the right to prosecute under
211	the criminal code of the state.
212	(Signed)
213	Name of Holder:
214	Address of Holder:
215	Telephone Number:
216	(3) Notwithstanding the other provisions of this section, a holder exempt under
217	Subsection 7-15-1(9) is exempt from this section.
218	Section 3. Section 7-23-103 is amended to read:
219	7-23-103. Registration Rulemaking.
220	(1) (a) It is unlawful for a person to engage in the business of a check casher in Utah or
221	with a Utah resident unless the person:
222	(i) registers with the department in accordance with this chapter; and
223	(ii) maintains a valid registration.
224	(b) It is unlawful for a person to operate a mobile facility in this state to engage in the
225	business of a check casher.

226	[(c) Notwithstanding Subsection (1)(a), a person that is engaged in the business of a
227	check casher in this state on May 3, 1999, is not required to be registered under this section
228	until July 1, 1999.]
229	(2) (a) A registration and a renewal of a registration expires on April 30 of each year
230	unless on or before that date the person renews the registration.
231	(b) To register under this section, a person shall:
232	(i) pay an original registration fee established under Subsection 7-1-401(8); and
233	(ii) submit a registration statement containing the information described in Subsection
234	(2)(d).
235	(c) To renew a registration under this section, a person shall:
236	(i) pay the annual fee established under Subsection 7-1-401(5); and
237	(ii) submit a renewal statement containing the information described in Subsection
238	(2)(d).
239	(d) A registration or renewal statement shall state:
240	(i) the name of the person;
241	(ii) the name in which the business will be transacted if different from that required in
242	Subsection (2)(d)(i);
243	(iii) the address of the person's principal business office, which may be outside this
244	state;
245	(iv) the addresses of all offices in this state at which the person conducts the business
246	of a check casher;
247	(v) if the person conducts the business of a check casher in this state but does not
248	maintain an office in this state, a brief description of the manner in which the business is
249	conducted;
250	(vi) the name and address in this state of a designated agent upon whom service of
251	process may be made;
252	(vii) disclosure of any injunction, judgment, administrative order, or conviction of any

crime involving moral turpitude with respect to that person or any officer, director, manager,

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254	operator, or principal of that person; and
255	(viii) any other information required by the rules of the department.
256	(e) (i) The commissioner may impose an administrative fine determined under
257	Subsection (2)(e)(ii) on a person if:
258	(A) the person is required to be registered under this chapter;
259	(B) the person fails to register or renew a registration in accordance with this chapter;
260	(C) the department notifies the person that the person is in violation of this chapter for
261	failure to be registered; and
262	(D) the person fails to register within 30 days after the day on which the person
263	receives the notice described in Subsection (2)(e)(i)(C).
264	(ii) Subject to Subsection (2)(e)(iii), the administrative fine imposed under this section
265	<u>is:</u>
266	(A) \$500 if the person:
267	(I) has no office in this state at which the person conducts the business of a check
268	casher; or
269	(II) has one office in this state at which the person conducts the business of a check
270	casher; or
271	(B) if the person has two or more offices in this state at which the person conducts the
272	business of a check casher, \$500 for each office at which the person conducts the business of a
273	check casher.
274	(iii) The commissioner may reduce or waive a fine imposed under this Subsection
275	(2)(e) if the person shows good cause.
276	(3) If the information in a registration or renewal statement required under Subsection
277	(2) becomes inaccurate after filing, a person is not required to notify the department until:
278	(a) that person is required to renew the registration; or
279	(b) the department specifically requests earlier notification.
280	(4) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
281	department may make rules consistent with this section providing for the form, content, and

282	filing of a registration and renewal statement.
283	Section 4. Section 7-23-105 is amended to read:
284	7-23-105. Operational requirements for deferred deposit loans.
285	(1) If a check casher extends a deferred deposit loan, the check casher shall:
286	(a) post in a conspicuous location on its premises that can be viewed by a person
287	seeking a deferred deposit loan:
288	(i) a complete schedule of any interest or fees charged for a deferred deposit loan that
289	states the interest and fees using dollar amounts;
290	(ii) a number the person can call to make a complaint to the department regarding the
291	deferred deposit loan; and
292	(iii) a list of states where the check casher is registered or authorized to offer deferred
293	deposit loans through the Internet or other electronic means;
294	(b) enter into a written contract for the deferred deposit loan;
295	(c) conspicuously disclose in the written contract:
296	(i) that under Subsection (3)(a), a person receiving a deferred deposit loan may make a
297	partial payment in increments of at least \$5 on the principal owed on the deferred deposit loan
298	without incurring additional charges above the charges provided in the written contract;
299	(ii) that under Subsection (3)(b), a person receiving a deferred deposit loan may rescind
300	the deferred deposit loan on or before 5 p.m. of the next business day without incurring any
301	charges;
302	(iii) that[7] under Subsection (4)(b), the deferred deposit loan may not be rolled over
303	[beyond] without the person receiving the deferred deposit loan requesting the rollover of the
304	deferred deposit loan;
305	(iv) that under Subsection (4)(c), the deferred deposit loan may not be rolled over if the
306	rollover requires the person to pay the amount owed by the person under the deferred deposit
307	loan in whole or in part more than 12 weeks after the day on which the deferred deposit loan is
308	executed; and
309	(v) (A) the name and address of a designated agent required to be provided the

310	department under Subsection 7-23-103(2)(d)(vi); and
311	(B) a statement that service of process may be made to the designated agent;
312	(d) provide the person seeking the deferred deposit loan a copy of the deferred deposit
313	contract;
314	(e) orally review with the person seeking the deferred deposit loan the terms of the
315	deferred deposit loan including:
316	(i) the amount of any interest rate or fee;
317	(ii) the date on which the full amount of the deferred deposit loan is due; [and]
318	(iii) that under Subsection (3)(a), a person receiving a deferred deposit loan may make
319	a partial payment in increments of at least \$5 on the principal owed on the deferred deposit
320	loan without incurring additional charges above the charges provided in the written contract;
321	(iv) that under Subsection (3)(b), a person receiving a deferred deposit loan may
322	rescind the deferred deposit loan on or before 5 p.m. of the next business day without incurring
323	any charges;
324	[(iii) the fact] (v) that under Subsection (4)(b), the deferred deposit loan may not be
325	rolled over [beyond] without the person receiving the deferred deposit loan requesting the
326	rollover of the deferred deposit loan; and
327	(vi) that under Subsection (4)(c), the deferred deposit loan may not be rolled over if the
328	rollover requires the person to pay the amount owed by the person under the deferred deposit
329	loan in whole or in part more than 12 weeks after the day on which the deferred deposit loan is
330	executed; and
331	(f) comply with the following as in effect on the date the deferred deposit loan is
332	extended:
333	(i) Truth in Lending Act, 15 U.S.C. Sec. 1601 et seq., and its implementing federal
334	regulations;
335	(ii) Equal Credit Opportunity Act, 15 U.S.C. Sec. 1691, and its implementing federal
336	regulations;
337	(iii) Bank Secrecy Act, 12 U.S.C. Sec. 1829b, 12 U.S.C. Sec. 1951 through 1959, and

338	31 U.S.C. Sec. 5311 through 5332, and its implementing regulations; and
339	(iv) Title 70C, Utah Consumer Credit Code.
340	(2) If a check casher extends a deferred deposit loan through the Internet or other
341	electronic means, the check casher shall provide the information described in Subsection (1)(a)
342	to the person receiving the deferred deposit loan:
343	(a) in a conspicuous manner; and
344	(b) prior to the [completion of] person entering into the deferred deposit loan.
345	(3) A check casher that engages in a deferred deposit loan shall permit a person
346	receiving a deferred deposit loan to:
347	(a) make partial payments in increments of at least \$5 on the principal owed on the
348	deferred deposit loan at any time prior to maturity without incurring additional charges above
349	the charges provided in the written contract; and
350	(b) rescind the deferred deposit loan without incurring any charges by returning the
351	deferred deposit loan amount to the check casher on or before 5 p.m. the next business day
352	following the <u>deferred deposit</u> loan transaction.
353	(4) A check casher that engages in a deferred deposit loan may not:
354	(a) collect additional interest on a deferred deposit loan with an outstanding principal
355	balance 12 weeks after the day on which the deferred deposit loan is executed;
356	(b) [rollover] roll over a deferred deposit loan without the person receiving the deferred
357	deposit loan requesting the rollover of the deferred deposit loan;
358	(c) roll over a deferred deposit loan if the rollover requires a person to pay the amount
359	owed by the person under a deferred deposit loan in whole or in part more than 12 weeks from
360	the day on which the deferred deposit loan is first executed; or
361	[(c)] (d) threaten to use or use the criminal process in any state to collect on the
362	deferred deposit loan.
363	(5) Notwithstanding Subsections (4)(a) and (4)[(c)](d), a check casher that is the holder
364	of a check[, draft, order, or other instrument] used to obtain a deferred deposit loan that has
365	been dishonored may use the remedies and notice procedures provided in Chapter 15.

366	Dishonored Instruments[-], except that the issuer, as defined in Section 7-15-1, of the check
367	may not be:
368	(a) asked by the holder to pay the amount described in Subsection 7-15-1(6)(a)(iii) as a
369	condition of the holder not filing a civil action; or
370	(b) held liable for the damages described in Subsection 7-15-1(7)(b)(vi).
371	Section 5. Section 7-23-106 is amended to read:
372	7-23-106. Enforcement by department Rulemaking.
373	(1) Subject to the requirements of Title 63, Chapter 46b, Administrative Procedures
374	Act, the department may:
375	[(1)] (a) receive and act on complaints;
376	(b) take action designed to obtain voluntary compliance with this chapter;
377	(c) commence administrative or judicial proceedings on its own initiative to enforce
378	compliance with this chapter; or
379	(d) take action against any check casher that fails to:
380	(i) respond to the department, in writing within 30 <u>business</u> days[, to] of the day on
381	which the check casher receives notice from the department of a complaint filed with the
382	department; or
383	(ii) submit information as requested by the department[;].
384	(2) The department may:
385	[(2)] (a) counsel persons and groups on their rights and duties under this chapter;
386	[(3)] (b) make rules in accordance with Title 63, Chapter 46a, Utah Administrative
387	Rulemaking Act, to:
388	[(a)] (i) restrict or prohibit lending or servicing practices that are misleading, unfair, or
389	abusive;
390	[(b)] (ii) promote or assure fair and full disclosure of the terms and conditions of
391	agreements and communications between check cashers and customers; or
392	[(c)] (iii) promote or assure uniform application of or to resolve ambiguities in
393	applicable state or federal laws or federal regulations; and

394	[(4)] (c) employ hearing examiners, clerks, and other employees and agents as
395	necessary to perform [its] the department's duties under this chapter.
396	Section 6. Section 7-23-107 is amended to read:
397	7-23-107. Examination of books, accounts, and records by the department.
398	(1) At least [once every calendar year] annually the department shall, for each premise
399	engaging in the business of a check casher:
400	(a) examine the books, accounts, and records; and
401	(b) make investigations to determine compliance with this chapter.
402	(2) In accordance with Section 7-1-401, the check casher shall pay a fee for an
403	examination conducted under Subsection (1).
404	Section 7. Section 7-23-108 is amended to read:
405	7-23-108. Penalties.
406	(1) A person who violates this chapter or who files materially false information with a
407	registration or renewal under Section 7-23-103 is:
408	(a) guilty of a class B misdemeanor, except for a violation of:
409	(i) Subsection 7-23-105(1)(f)(i), (ii), or (iii); or
410	(ii) rules made under Subsection 7-23-106[$\frac{(3)}{(2)(b)}$; and
411	(b) subject to revocation of a person's registration under this chapter.
412	(2) Subject to Title 63, Chapter 46b, Administrative Procedures Act, if the department
413	determines that a person is engaging in the business of cashing checks in violation of this
414	chapter, the department may:
415	(a) revoke that person's registration under this chapter;
416	(b) issue a cease and desist order from committing any further violations; [or]
417	(c) prohibit the person from continuing to engage in the business of a check casher[:];
418	(d) impose an administrative fine not to exceed \$1,000 per violation, except that:
419	(i) a fine imposed under Subsection 7-23-103(2)(e) shall comply with Subsection
420	7-23-103(2)(e); and
421	(ii) the aggregate total of fines imposed under this chapter against a person in a

422	calendar year may not exceed \$30,000 for that calendar year; or
423	(e) take any combination of actions listed under this Subsection (2).
424	Section 8. Section 7-24-201 is amended to read:
425	7-24-201. Registration Rulemaking.
426	(1) (a) It is unlawful for a person to extend a title loan in Utah or with a Utah resident
427	unless the person:
428	(i) registers with the department in accordance with this chapter; and
429	(ii) maintains a valid registration.
430	(b) It is unlawful for a person to operate a mobile facility in this state to extend a title
431	loan.
432	[(c) Notwithstanding Subsection (1)(a), a person that is a title lender in this state on
433	May 5, 2003, is not required to be registered under this section until July 1, 2003.
434	(2) (a) A registration and a renewal of a registration expires on April 30 of each year
435	unless on or before that date the person renews the registration.
436	(b) To register under this section, a person shall:
437	(i) pay an original registration fee established under Subsection 7-1-401(8); and
438	(ii) submit a registration statement containing the information described in Subsection
439	(2)(d).
440	(c) To renew a registration under this section, a person shall:
441	(i) pay the annual fee established under Subsection 7-1-401(5); and
442	(ii) submit a renewal statement containing the information described in Subsection
443	(2)(d).
444	(d) A registration or renewal statement shall state:
445	(i) the name of the person;
446	(ii) the name in which the business will be transacted if different from that required in
447	Subsection (2)(d)(i);
448	(iii) the address of the person's principal business office, which may be outside this
449	state;

450	(iv) the addresses of all offices in this state at which the person extends title loans;
451	(v) if the person extends title loans in this state but does not maintain an office in this
452	state, a brief description of the manner in which the business is conducted;
453	(vi) the name and address in this state of a designated agent upon whom service of
454	process may be made;
455	(vii) disclosure of any injunction, judgment, administrative order, or conviction of any
456	crime involving moral turpitude with respect to that person or any officer, director, manager,
457	operator, or principal of that person; and
458	(viii) any other information required by the rules of the department.
459	(e) (i) The commissioner may impose an administrative fine determined under
460	Subsection (2)(e)(ii) on a person if:
461	(A) the person is required to be registered under this chapter;
462	(B) the person fails to register or renew a registration in accordance with this chapter;
463	(C) the department notifies the person that the person is in violation of this chapter for
464	failure to be registered; and
465	(D) the person fails to register within 30 days after the day on which the person
466	receives the notice described in Subsection (2)(e)(i)(C).
467	(ii) Subject to Subsection (2)(e)(iii), the administrative fine imposed under this
468	Subsection (2)(e) is:
469	(A) \$500 if the person:
470	(I) has no office in this state at which the person extends a title loan; or
471	(II) has one office in this state at which the person extends a title loan; or
472	(B) if the person has two or more offices in this state at which the person extends a title
473	loan, \$500 for each office at which the person extends a title loan.
474	(iii) The commissioner may reduce or waive a fine imposed under this Subsection
475	(2)(e) if the person shows good cause.
476	(3) If the information in a registration or renewal statement required under Subsection
477	(2) becomes inaccurate after filing, a person is not required to notify the department until:

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478	(a) that person is required to renew the registration; or
479	(b) the department specifically requests earlier notification.
480	(4) In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
481	department may make rules consistent with this section providing for the form, content, and
482	filing of a registration and renewal statement.
483	Section 9. Section 7-24-202 is amended to read:
484	7-24-202. Operational requirements for title loans.
485	(1) A title lender shall:
486	(a) post in a conspicuous location on its premises that can be viewed by a person
487	seeking a title loan:
488	(i) a complete schedule of any interest or fees charged for a title loan that states the
489	interest and fees:
490	(A) as dollar amounts; and
491	(B) as annual percentage rates; and
492	(ii) a telephone number a person may call to make a complaint to the department
493	regarding a title loan;
494	(b) enter into a written contract for the title loan containing:
495	(i) the name of the person receiving the title loan;
496	(ii) the transaction date;
497	(iii) the amount of the title loan; [and]
498	(iv) a statement of the total amount of any interest or fees that may be charged for the
499	title loan, expressed as:
500	(A) a dollar amount; and

(v) (A) the name and address of the designated agent required to be provided the

(c) provide the person seeking the title loan a copy of the written contract described in

(B) a statement that service of process may be made to the designated agent;

(B) an annual percentage rate; and

department under Subsection 7-24-201(2)(d)(vi); and

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300	Subsection (1)(b);
507	(d) prior to the execution of the title loan:
508	(i) orally review with the person seeking the title loan the terms of the title loan
509	including:
510	(A) the amount of any interest rate or fee, expressed as:
511	(I) a dollar amount; and
512	(II) an annual percentage rate; and
513	(B) the date on which the full amount of the title loan is due; and
514	(ii) provide the person seeking the title loan a copy of the disclosure form adopted by
515	the department under Section 7-24-203; and
516	(e) comply with the following as in effect on the date the title loan is extended:
517	(i) Truth in Lending Act, 15 U.S.C. Sec. 1601 et seq., and its implementing federal
518	regulations;
519	(ii) Equal Credit Opportunity Act, 15 U.S.C. Sec. 1691, and its implementing federal
520	regulations;
521	(iii) Bank Secrecy Act, 12 U.S.C. Sec. 1829b, 12 U.S.C. Sec. 1951 through 1959, and
522	31 U.S.C. Sec. 5311 through 5332, and its implementing regulations; and
523	(iv) Title 70C, Utah Consumer Credit Code.
524	(2) If a title lender extends a title loan through the Internet or other electronic means,
525	the title lender shall:
526	(a) provide the information described in Subsection (1)(a) to the person receiving the
527	title loan:
528	(i) in a conspicuous manner; and
529	(ii) prior to the [completion of] person entering into the title loan; and
530	(b) in connection with the disclosure required under Subsection (2)(a), provide a list of
531	states where the title lender is registered or authorized to offer title loans through the Internet or
532	other electronic means.
533	(3) A title lender may not:

534	(a) rollover a title loan unless the person receiving the title loan requests a rollover of
535	the title loan;
536	(b) extend more than one title loan on any vehicle at one time;
537	(c) extend a title loan that exceeds the fair market value of the vehicle securing the title
538	loan; or
539	(d) extend a title loan without regard to the ability of the person seeking the title loan to
540	repay the title loan, including the person's:
541	(i) current and expected income;
542	(ii) current obligations; and
543	(iii) employment.
544	(4) A title lender has met the requirements of Subsection (3)(d) if the person seeking a
545	title loan provides the title lender with a signed acknowledgment that:
546	(a) the person has provided the title lender with true and correct information
547	concerning the person's income, obligations, and employment; and
548	(b) the person has the ability to repay the title loan.
549	Section 10. Section 7-24-301 is amended to read:
550	7-24-301. Enforcement by department Rulemaking.
551	(1) Subject to the requirements of Title 63, Chapter 46b, Administrative Procedures
552	Act, the department may:
553	[(1)] (a) receive and act on complaints;
554	(b) take action designed to obtain voluntary compliance with this chapter; or
555	(c) commence administrative or judicial proceedings on its own initiative to enforce
556	compliance with this chapter[;].
557	(2) The department may:
558	[(2)] (a) counsel persons and groups on their rights and duties under this chapter;
559	$\left[\frac{3}{b}\right]$ (b) make rules to:
560	[(a)] (i) restrict or prohibit lending or servicing practices that are misleading, unfair, or
561	abusive;

562	[(b)] (ii) promote or assure fair and full disclosure of the terms and conditions of
563	agreements and communications between title lenders and customers; or
564	[(c)] (iii) promote or assure uniform application of or to resolve ambiguities in
565	applicable state or federal laws or federal regulations; and
566	[(4)] (c) employ hearing examiners, clerks, and other employees and agents as
567	necessary to perform the department's duties under this chapter.
568	Section 11. Section 7-24-303 is amended to read:
569	7-24-303. Penalties.
570	(1) A person who violates this chapter or who files materially false information with a
571	registration or renewal under Section 7-24-201 is:
572	(a) guilty of a class B misdemeanor except for a violation of:
573	(i) Subsection 7-24-202(1)(e)(i), (ii), or (iii); or
574	(ii) rules made under Subsection 7-24-301[(3)] $(2)(b)$; and
575	(b) subject to revocation of a person's registration under this chapter.
576	(2) Subject to Title 63, Chapter 46b, Administrative Procedures Act, if the department
577	determines that a person is extending title loans in violation of this chapter, the department
578	may:
579	(a) revoke that person's registration under this chapter;
580	(b) issue a cease and desist order from committing any further violations; [or]
581	(c) prohibit the person from continuing to extend title loans[-];
582	(d) impose an administrative fine not to exceed \$1,000 per violation, except that:
583	(i) a fine imposed under Subsection 7-24-201(2)(e) shall comply with Subsection
584	7-24-201(2)(e); and
585	(ii) the aggregate total of fines imposed under this chapter against a person in a
586	calendar year may not exceed \$30,000 for that calendar year; or
587	(e) take any combination of actions listed under this Subsection (2).
588	(3) A person is not subject to the penalties under this section for a violation of this
589	chapter that was not willful or intentional, including a violation resulting from a clerical error.

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