1 2 An act relating to consumer finance charges; amending 3 s. 516.031, F.S.; increasing the proportionate loan amounts that are subject to descending maximum rates 4 5 of interest; increasing the maximum delinquency charge 6 that may be imposed for each loan payment in default 7 for not less than a specified time; reenacting and 8 amending s. 516.19, F.S., relating to penalties, for 9 the purpose of incorporating the amendment made to s. 10 516.031, F.S., in a reference thereto; providing penalties; making technical and grammatical changes; 11 12 providing applicability; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 1. Subsection (1) and paragraph (a) of subsection 17 (3) of section 516.031, Florida Statutes, are amended to read: 18 516.031 Finance charge; maximum rates.-19 (1) INTEREST RATES.-A Every licensee may lend any sum of money up to not exceeding \$25,000. A licensee may not take a 20 21 security interest secured by land on any loan less than \$1,000. 22 The licensee may charge, contract for, and receive thereon 23 interest charges as provided and authorized by this section. The 24 maximum interest rate shall be 30 percent per annum, computed on 25 the first \$3,000 \$2,000 of the principal amount as computed from 26 time to time; 24 percent per annum on that part of the principal 27 amount as computed from time to time exceeding \$3,000 \$2,000 and up to \$4,000 not exceeding \$3,000; and 18 percent per annum on 28 29 that part of the principal amount as computed from time to time

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30 exceeding \$4,000 \$3,000 and up to not exceeding \$25,000. The 31 original principal amount as used in this section is shall be 32 the same amount as the amount financed as defined by the federal 33 Truth in Lending Act and Regulation Z of the Board of Governors 34 of the Federal Reserve System. In determining compliance with 35 the statutory maximum interest and finance charges set forth 36 herein, the computations used utilized shall be simple interest 37 and not add-on interest or any other computations. If When two or more interest rates are to be applied to the principal amount 38 39 of a loan, the licensee may charge, contract for, and receive interest at that single annual percentage rate which, if applied 40 according to the actuarial method to each of the scheduled 41 42 periodic balances of principal, would produce at maturity the 43 same total amount of interest as would result from the 44 application of the two or more rates otherwise permitted, based 45 upon the assumption that all payments are made as agreed.

46

(3) OTHER CHARGES.-

(a) In addition to the interest, delinquency, and insurance
charges herein provided <u>in this section</u> for, no further or other
charges or amount whatsoever for any examination, service,
commission, or other thing or otherwise <u>may not</u> shall be
directly or indirectly charged, contracted for, or received as a
condition to the grant of a loan, except:

53 1. An amount <u>of up to</u> <del>not to exceed</del> \$25 to reimburse a 54 portion of the costs for investigating the character and credit 55 of the person applying for the loan;

56 2. An annual fee of \$25 on the anniversary date of each 57 line-of-credit account;

58

3. Charges paid for the brokerage fee on a loan or line of

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59 credit of more than \$10,000, title insurance, and the appraisal 60 of real property offered as security <u>if</u> when paid to a third 61 party and supported by an actual expenditure;

4. Intangible personal property tax on the loan note or
obligation <u>if</u> when secured by a lien on real property;

5. The documentary excise tax and lawful fees, if any, actually and necessarily paid out by the licensee to any public officer for filing, recording, or releasing in any public office any instrument securing the loan, which <del>fees</del> may be collected when the loan is made or at any time thereafter;

69 6. The premium payable for any insurance in lieu of 70 perfecting any security interest otherwise required by the 71 licensee in connection with the loan, if the premium does not 72 exceed the fees which would otherwise be payable, which premium 73 may be collected when the loan is made or at any time 74 thereafter;

75 7. Actual and reasonable <u>attorney</u> attorney's fees and court
76 costs as determined by the court in which suit is filed;

8. Actual and commercially reasonable expenses <u>for</u> <del>of</del>
repossession, storing, repairing and placing in condition for
sale, and selling of any property pledged as security; or

9. A delinquency charge of up to \$15 not to exceed \$10 for
each payment in default for at least a period of not less than
10 days, if the charge is agreed upon, in writing, between the
parties before imposing the charge.

Any charges, including interest, in excess of the combined total
of all charges authorized and permitted by this chapter
constitute a violation of chapter 687 governing interest and

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88	usury, and the penalties of that chapter apply. In the event of
89	a bona fide error, the licensee shall refund or credit the
90	borrower with the amount of the overcharge immediately but
91	within 20 days <u>after</u> <del>from</del> the discovery of such error.
92	Section 2. For the purpose of incorporating the amendment
93	made by this act to section 516.031, Florida Statutes, in a
94	reference thereto, section 516.19, Florida Statutes, is
95	reenacted and amended to read:
96	516.19 Penalties.—Any person who violates any of the
97	provisions of s. 516.02, s. 516.031, s. 516.05(3), s. 516.05(6),
98	or s. 516.07(1)(e) <u>commits</u> <del>is guilty of</del> a misdemeanor of the
99	first degree, punishable as provided in s. 775.082 or s.
100	775.083.
101	Section 3. This act shall take effect July 1, 2013, and
102	applies to all consumer finance loans entered into on or after
103	that date.

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