By Senator Jones

34-00207-24 2024106

A bill to be entitled

An act relating to acceptance of cash payments by businesses; creating s. 559.96, F.S.; defining terms; requiring certain businesses to accept cash payments for certain transactions; prohibiting such businesses from charging a fee or placing conditions on acceptance of such cash payments; providing applicability; providing penalties for violations of the act; requiring the Department of Agriculture and Consumer Services to adopt certain rules; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 559.96, Florida Statutes, is created to read:

559.96 Acceptance of cash payments by businesses.-

- (1) As used in this section, the term:
- (a) "Business" means any business operating at a fixed, permanent physical premises; from a vehicle or other mobile space; or from a temporary physical premises.
- (b) "Cash" means legal tender of the United States in the form of coins or currency.
- (c) "Department" means the Department of Agriculture and Consumer Services.
- (2) (a) A business must accept an offer of payment in cash for any transaction involving the purchase of any tangible good or any service if, in connection with such transaction, the business would accept one or more other forms of payment and the

34-00207-24 2024106

customer seeking to engage in such transaction is physically present at the place of business.

- (b) A business may not charge a fee or place any other condition on its acceptance of cash as required by paragraph (a).
 - (3) This section does not apply to:
- (a) Sales that are not conducted in person, including telephone, mail, and Internet-based or other electronic transactions.
- (b) A parking facility owned by a municipality, regardless of who operates the facility.
- (c) A parking facility that accepts electronic funds transfers.
- (d) A business providing services by accountants, architects, attorneys, engineers, financial advisers, insurance agents, interior designers, software developers, or management and other consultants, not including services provided by licensed medical or allied health care practitioners.
- (e) Sales in which the business suspects the use of counterfeit cash.
- (f) The use of cash denominations larger than \$20 by a customer.
 - (g) Single transactions above \$5,000.
- (4) A business that violates this section is subject to a civil penalty of up to \$2,500 for a first offense, up to \$5,000 for a second offense, and up to \$10,000 for a third or subsequent offense, to be assessed by the department.

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| 59 | | Section | 2. | This | act | shall | take | effect | July | 1, | 2024 | • | |
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