2018386er 1 2 An act relating to consumer finance; amending s. 3 516.031, F.S.; revising a provision relating to the 4 maximum delinquency charge that may be charged for consumer finance loans; amending s. 516.36, F.S.; 5 6 revising a requirement relating to installment 7 repayments for consumer finance loans; providing an 8 effective date. 9 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Paragraph (a) of subsection (3) of section 13 516.031, Florida Statutes, is amended to read: 14 516.031 Finance charge; maximum rates.-15 (3) OTHER CHARGES.-16 (a) In addition to the interest, delinquency, and insurance 17 charges provided in this section, further or other charges or 18 amount for any examination, service, commission, or other thing or otherwise may not be directly or indirectly charged, 19 20 contracted for, or received as a condition to the grant of a 21 loan, except: 22 1. An amount of up to \$25 to reimburse a portion of the 23 costs for investigating the character and credit of the person 24 applying for the loan; 25 2. An annual fee of \$25 on the anniversary date of each 26 line-of-credit account; 27 3. Charges paid for the brokerage fee on a loan or line of 28 credit of more than \$10,000, title insurance, and the appraisal 29 of real property offered as security if paid to a third party Page 1 of 3

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30	and supported by an actual expenditure;
31	4. Intangible personal property tax on the loan note or
32	obligation if secured by a lien on real property;
33	5. The documentary excise tax and lawful fees, if any,
34	actually and necessarily paid out by the licensee to any public
35	officer for filing, recording, or releasing in any public office
36	any instrument securing the loan, which may be collected when
37	the loan is made or at any time thereafter;
38	6. The premium payable for any insurance in lieu of
39	perfecting any security interest otherwise required by the
40	licensee in connection with the loan if the premium does not
41	exceed the fees which would otherwise be payable, which may be
42	collected when the loan is made or at any time thereafter;
43	7. Actual and reasonable attorney fees and court costs as
44	determined by the court in which suit is filed;
45	8. Actual and commercially reasonable expenses for
46	repossession, storing, repairing and placing in condition for
47	sale, and selling of any property pledged as security; or
48	9. A delinquency charge <del>of up to \$15</del> for each payment in
49	default for at least 10 days if the charge is agreed upon, in
50	writing, between the parties before imposing the charge.
51	Delinquency charges may be imposed as follows:
52	a. For payments due monthly, the delinquency charge for a
53	payment in default may not exceed \$15.
54	b. For payments due semimonthly, the delinquency charge for
55	a payment in default may not exceed \$7.50.
56	c. For payments due every 2 weeks, the delinquency charge
57	for a payment in default may not exceed \$7.50 if two payments
58	are due within the same calendar month, and may not exceed \$5 if
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59	three payments are due within the same calendar month.
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61	Any charges, including interest, in excess of the combined total
62	of all charges authorized and permitted by this chapter
63	constitute a violation of chapter 687 governing interest and
64	usury, and the penalties of that chapter apply. In the event of
65	a bona fide error, the licensee shall refund or credit the
66	borrower with the amount of the overcharge immediately but
67	within 20 days after the discovery of such error.
68	Section 2. Section 516.36, Florida Statutes, is amended to
69	read:
70	516.36 Monthly Installment requirement.—Every loan made
71	pursuant to this chapter <u>must</u> <del>shall</del> be repaid in <u>periodic</u>
72	monthly installments as nearly equal as mathematically
73	practicable, except that the final payment may be less than the
74	amount of the prior installments. Installments may be due every
75	<u>2 weeks, semimonthly, or monthly.</u> This section <u>does</u> shall not
76	apply to lines of credit.
77	Section 3. This act shall take effect July 1, 2018.

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