1 AN ACT concerning business.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Payday Loan Reform Act is amended by 5 changing Sections 1-10, 2-5, 4-5, and 4-30 as follows:

6 (815 ILCS 122/1-10)

7 Sec. 1-10. Definitions. As used in this Act:

8 "Check" means a "negotiable instrument", as defined in 9 Article 3 of the Uniform Commercial Code, that is drawn on a 10 financial institution.

"Commercially reasonable method of verification" or 11 12 "certified database" means a consumer reporting service 13 database certified by the Department as effective in verifying 14 that a proposed loan agreement is permissible under this Act, or, in the absence of the Department's certification, any 15 16 reasonably reliable written verification by the consumer 17 concerning (i) whether the consumer has any outstanding payday loans, (ii) the principal amount of those outstanding payday 18 19 loans, and (iii) whether any payday loans have been paid in 20 full by the consumer in the preceding 7 days.

21 "Consumer" means any natural person who, singly or jointly 22 with another consumer, enters into a loan.

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"Consumer reporting service" means an entity that provides

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1 a database certified by the Department.

2 "Department" means the Department of Financial and3 Professional Regulation.

4 "Secretary" means the Secretary of Financial and5 Professional Regulation.

6 "Gross monthly income" means monthly income as 7 demonstrated by official documentation of the income, 8 including, but not limited to, a pay stub or a receipt 9 reflecting payment of government benefits, for the period 30 10 days prior to the date on which the loan is made.

11 "Lender" and "licensee" mean any person or entity, 12 including any affiliate or subsidiary of a lender or licensee, 13 that offers or makes a payday loan, buys a whole or partial 14 interest in a payday loan, arranges a payday loan for a third 15 party, or acts as an agent for a third party in making a payday 16 loan, regardless of whether approval, acceptance, or 17 ratification by the third party is necessary to create a legal obligation for the third party, and includes any other person 18 19 or entity if the Department determines that the person or 20 entity is engaged in a transaction that is in substance a 21 disguised payday loan or a subterfuge for the purpose of 22 avoiding this Act.

"Loan agreement" means a written agreement between a lender and consumer to make a loan to the consumer, regardless of whether any loan proceeds are actually paid to the consumer on the date on which the loan agreement is made. SB1993 Engrossed - 3 - LRB095 18191 WGH 44890 b

"Member of the military" means a person serving in the 1 2 armed forces of the United States, the Illinois National Guard, or any reserve component of the armed forces of the United 3 States. "Member of the military" includes those persons engaged 4 5 in (i) active duty, (ii) training or education under the supervision of the United States preliminary to induction into 6 7 military service, or (iii) a period of active duty with the State of Illinois under Title 10 or Title 32 of the United 8 9 States Code pursuant to order of the President or the Governor 10 of the State of Illinois.

"Outstanding balance" means the total amount owed by the consumer on a loan to a lender, including all principal, finance charges, fees, and charges of every kind.

14 "Payday loan" or "loan" means a loan with a finance charge 15 exceeding an annual percentage rate of 36% and with a term that 16 does not exceed 120 days, including any transaction conducted 17 via any medium whatsoever, including, but not limited to, 18 paper, facsimile, Internet, or telephone, in which:

19 (1) A lender accepts one or more checks dated on the
20 date written and agrees to hold them for a period of days
21 before deposit or presentment, or accepts one or more
22 checks dated subsequent to the date written and agrees to
23 hold them for deposit; or

24 (2) A lender accepts one or more authorizations to25 debit a consumer's bank account; or

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(3) A lender accepts an interest in a consumer's wages,

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1 including, but not limited to, a wage assignment.

2 "Principal amount" means the amount received by the 3 consumer from the lender due and owing on a loan, excluding any 4 finance charges, interest, fees, or other loan-related 5 charges.

6 "Rollover" means to refinance, renew, amend, or extend a7 loan beyond its original term.

8 (Source: P.A. 94-13, eff. 12-6-05.)

9 (815 ILCS 122/2-5)

10 Sec. 2-5. Loan terms.

(a) Without affecting the right of a consumer to prepay at any time without cost or penalty, no payday loan may have a minimum term of less than 13 days.

14 (b) No payday loan may be made to a consumer if the loan 15 would result in the consumer being indebted to one or more 16 payday lenders for a period in excess of 45 consecutive days. Except as provided under Section 2-40, if a consumer has or has 17 had loans outstanding for a period in excess of 45 consecutive 18 19 days, no payday lender may offer or make a loan to the consumer 20 for at least 7 calendar days after the date on which the 21 outstanding balance of all payday loans made during the 45 22 consecutive day period is paid in full. For purposes of this subsection, the term "consecutive days" means a series of 23 24 continuous calendar days in which the consumer has an 25 outstanding balance on one or more payday loans; however, if a SB1993 Engrossed - 5 - LRB095 18191 WGH 44890 b

payday loan is made to a consumer within 6 days or less after the outstanding balance of all loans is paid in full, those days are counted as "consecutive days" for purposes of this subsection.

5 (c) No lender may make a payday loan to a consumer if the 6 total principal amount of the loan, when combined with the 7 principal amount of all of the consumer's other outstanding 8 payday loans, exceeds \$1,000 or 25% of the consumer's gross 9 monthly income, whichever is less.

10 (d) No payday loan may be made to a consumer who has an11 outstanding balance on 2 payday loans.

12 (e) No lender may charge more than \$15.50 per \$100 loaned 13 on any payday loan over the term of the loan. Except as 14 provided in Section 2-25, this charge is considered fully 15 carned as of the date on which the loan is made.

16 (f) A lender may not take or attempt to take an interest in 17 any of the consumer's personal property to secure a payday 18 loan.

(g) A consumer has the right to redeem a check or any other item described in the definition of payday loan under Section 1-10 issued in connection with a payday loan from the lender holding the check or other item at any time before the payday loan becomes payable by paying the full amount of the check or other item.

(h) When a consumer repays a payday loan in full before its
 due date, the lender shall rebate the unearned finance charges

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1 for a payday loan.

2 (7) Charging any fees or charges other than those
3 specifically authorized by this Act.

4 (8) Threatening to take any action against a consumer
5 that is prohibited by this Act or making any misleading or
6 deceptive statements regarding the payday loan or any
7 consequences thereof.

8 (9) Making a misrepresentation of a material fact by an 9 applicant for licensure in obtaining or attempting to 10 obtain a license.

(10) Including any of the following provisions in loan
 documents required by subsection (b) of Section 2-20:

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(A) a confession of judgment clause;

(B) a waiver of the right to a jury trial, if applicable, in any action brought by or against a consumer, unless the waiver is included in an arbitration clause allowed under subparagraph (C) of this paragraph (11);

(C) a mandatory arbitration clause that is
oppressive, unfair, unconscionable, or substantially
in derogation of the rights of consumers; or

(D) a provision in which the consumer agrees not to
 assert any claim or defense arising out of the
 contract.

(11) Selling any insurance of any kind whether or not
 sold in connection with the making or collecting of a

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1 payday loan.

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(12) Taking any power of attorney.

(13) Taking any security interest in real estate.

4 (14) Collecting a delinquency or collection charge on
5 any installment regardless of the period in which it
6 remains in default.

7 (15) Collecting treble damages on an amount owing from8 a payday loan.

9 (16) Refusing, or intentionally delaying or 10 inhibiting, the consumer's right to enter into a repayment 11 plan pursuant to this Act.

12 (17) Charging for, or attempting to collect, 13 attorney's fees, court costs, or arbitration costs 14 incurred in connection with the collection of a payday 15 loan.

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(18) Making a loan in violation of this Act.

17 (19) Garnishing the wages or salaries of a consumer who18 is a member of the military.

19 (20) Failing to suspend or defer collection activity
20 against a consumer who is a member of the military and who
21 has been deployed to a combat or combat-support posting.

(21) Contacting the military chain of command of a
 consumer who is a member of the military in an effort to
 collect on a payday loan.

25(22) Evading the requirements and prohibitions of this26Act by use of a device or subterfuge including, but not

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limited to, (i) disguising a payday loan as a different type of transaction, or (ii) characterizing a required fee as a purchase of a good or service in connection with a payday loan.
Source: P.A. 94-13, eff. 12-6-05.)

6 (815 ILCS 122/4-30)

7 Sec. 4-30. Rulemaking; industry review.

8 (a) The Department may make and enforce such reasonable regulations, directions, orders, decisions, 9 rules. and 10 findings as the execution and enforcement of the provisions of 11 this Act require, and as are not inconsistent therewith. The 12 Department may develop rules to determine if any person or entity seeks to evade the applicability of this Act by any 13 device, subterfuge, or pretense. All rules, regulations, and 14 15 directions of a general character shall be printed and copies 16 thereof mailed to all licensees.

(b) Within 6 months after the effective date of this Act, the Department shall promulgate reasonable rules regarding the issuance of payday loans by banks, savings banks, savings and loan associations, credit unions, and insurance companies. These rules shall be consistent with this Act and shall be limited in scope to the actual products and services offered by lenders governed by this Act.

(c) After the effective date of this Act, the Departmentshall, over a 3-year period, conduct a study of the payday loan

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industry to determine the impact and effectiveness of this Act. 1 2 The Department shall report its findings to the General 3 Assembly within 3 months of the third anniversary of the effective date of this Act. The study shall determine the 4 5 effect of this Act on the protection of consumers in this State and on the fair and reasonable regulation of the payday loan 6 7 industry. The study shall include, but shall not be limited to, 8 an analysis of the ability of the industry to use private 9 reporting tools that:

10 (1) ensure substantial compliance with this Act, 11 including real time reporting of outstanding payday loans; 12 and

(2) provide data to the Department in an appropriate
form and with appropriate content to allow the Department
to adequately monitor the industry.

16 The report of the Department shall, if necessary, identify 17 and recommend specific amendments to this Act to further 18 protect consumers and to guarantee fair and reasonable 19 regulation of the payday loan industry.

20 (Source: P.A. 94-13, eff. 12-6-05.)

21 Section 99. Effective date. This Act takes effect upon 22 becoming law.