HOUSE BILL 2852

State of Washington 59th Legislature 2006 Regular Session

By Representatives Strow, Kirby, Roach, Ericks, Serben, Appleton, Newhouse, Kilmer, Skinner, Shabro, Simpson, Williams, Tom, Darneille, Morrell, Anderson, Hankins, McCune, Wallace, Green and Ormsby

Read first time 01/16/2006. Referred to Committee on Financial Institutions & Insurance.

- 1 AN ACT Relating to small loans made by unlicensed check cashers and 2 sellers; and amending RCW 31.45.073.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

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- 4 **Sec. 1.** RCW 31.45.073 and 2003 c 86 s 8 are each amended to read 5 as follows:
 - (1) No licensee may engage in the business of making small loans to any person physically located in Washington state, including through use of the internet, facsimile, telephone, kiosk, or other remote means without first obtaining a small loan endorsement to its license from the director in accordance with this chapter. An endorsement will be required for each location where a licensee engages in the business of making small loans, but a small loan endorsement may authorize a licensee to make small loans at a location different than the licensed locations where it cashes or sells checks. A licensee may have more than one endorsement.
 - (2) The termination date of a small loan may not exceed the origination date of that same small loan by more than forty-five days, including weekends and holidays, unless the term of the loan is extended by agreement of both the borrower and the licensee and no

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additional fee or interest is charged. The maximum principal amount of any small loan, or the outstanding principal balances of all small loans made by a licensee to a single borrower at any one time, may not exceed seven hundred dollars.

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- (3) A licensee that has obtained the required small loan endorsement may charge interest or fees for small loans not to exceed in the aggregate fifteen percent of the first five hundred dollars of If the principal exceeds five hundred dollars, a licensee may charge interest or fees not to exceed in the aggregate ten percent of that portion of the principal in excess of five hundred dollars. If a licensee makes more than one loan to a single borrower, and the aggregated principal of all loans made to that borrower exceeds five hundred dollars at any one time, the licensee may charge interest or fees not to exceed in the aggregate ten percent on that portion of the aggregated principal of all loans at any one time that is in excess of five hundred dollars. The director may determine by rule which fees, if any, are not subject to the interest or fee limitations described in this section. It is a violation of this chapter for any licensee to knowingly loan to a single borrower at any one time, in a single loan or in the aggregate, more than the maximum principal amount described in this section.
 - (4) In connection with making a small loan, a licensee may advance moneys on the security of a postdated check. The licensee may not accept any other property, title to property, or other evidence of ownership of property as collateral for a small loan. The licensee may accept only one postdated check per loan as security for the loan. A licensee may permit a borrower to redeem a postdated check with a payment of cash or the equivalent of cash. The licensee may disburse the proceeds of a small loan in cash, in the form of a check, or in the form of the electronic equivalent of cash or a check.
- (5) No person may at any time cash or advance any moneys on a postdated check or draft in excess of the amount of goods or services purchased without first obtaining a small loan endorsement to a check casher or check seller license.
- 35 <u>(6) Any small loan agreement or contract made between a borrower</u> 36 and a licensee without the licensee first obtaining a small loan

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1 <u>endorsement is void and unenforceable.</u>

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