HB258
197231-1

By Representatives Garrett, Coleman, Faulkner, Rafferty, Isbell, Dismukes, Reynolds, Daniels, Scott, Ball, Rogers, Shaver, Wood (D), Brown (K), Boyd, Stringer, Drummond, Hall, Nordgren, Sells, Mooney, Drake, Treadaway, Lee, Wadsworth, Whorton, Baker, Jackson, Warren, Fincher and Wingo

RFD: Financial Services

First Read: 21-MAR-19
SYNOPSIS: Under existing law, the term of a deferred presentment transaction is between 10 and 31 calendar days.

This bill would require the term of a deferred presentment transaction to be a minimum of 30 calendar days.

A BILL
TO BE ENTITLED
AN ACT

Relating to deferred presentment transactions; to amend Section 5-18A-13, Code of Alabama 1975; to require the term of a deferred presentment transaction to be a minimum of 30 calendar days.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 5-18A-13, Code of Alabama 1975, is amended to read as follows:

"(a) A licensee may not knowingly enter into a deferred presentment transaction with a customer that has outstanding deferred presentment transactions from any lender at any location that exceeds five hundred dollars ($500) for the term of the loan.

"(b) Before a licensee shall present for payment or deposit a check or debit authorization accepted by the licensee, the check shall be endorsed with the actual name under which the licensee is doing business.

"(c) Any agreement for a deferred presentment transaction shall be in writing and signed by the checking account holder. The customer in a deferred presentment contract shall have the right to redeem the check or debit authorization from the licensee before the agreed date of deposit upon payment to the licensee of the amount of the contract. A licensee shall not defer presentment of any personal check or debit authorization for less than 10 days nor more than 31 a minimum of 30 calendar days after the date of the contract.

"(d) The licensee shall notify the district attorney for the circuit in which the check was received within five business days after being advised by the payer financial institution that a check or draft has been altered, forged, stolen, obtained through fraudulent or illegal means, negotiated without proper legal authority, or represents the proceeds of illegal activity. If a check or draft is returned to the licensee by the payer financial institution for any of
these reasons, the licensee shall not release the check,
draft, or money order without the consent of the district
attorney or other investigating law enforcement authority.

"(e) A licensee shall comply with all provisions of
state and federal law regarding cash transactions and cash
transaction reporting.

"(f) A licensee shall provide each prospective
customer, before consummation of the deferred presentment
agreement, with a written explanation in clear, understandable
language of the fees to be charged by the licensee and the
date on which the check or debit authorization may be
deposited or presented by the licensee. All fees associated
with deferred presentment transactions shall be disclosed as
finance charges as required by the Federal Truth-in-Lending
Act, 15 U.S.C. §1605, its regulations, 12 C.F.R. Part 226, and
Official Staff Commentary as adopted by the Federal Reserve
Board. The supervisor may promulgate rules establishing
additional requirements in order to assure complete and
accurate disclosures. The customer, prior to entering into a
delayed presentment transaction, shall receive and
acknowledge an accurate and complete notification and
disclosure of the itemized and total amounts of all fees and
other costs that will or potentially could be imposed as a
result of such agreement. This subsection shall not create any
inference that a particular method of disclosure was required
prior to June 20, 2003. All customers will be notified in
clear and conspicuous language that the deferred presentment
check or debit authorization after one rollover, will be
subject to terms and conditions described in subsection (c) of
Section 5-18A-12. The terms and conditions of the transaction
shall be provided in the notification.

"(g) A licensee shall issue a copy of the written
agreement to each person for whom a licensee defers deposit of
a check or debit authorization. The written agreement shall
include the information described in subsection (f) and the
extended repayment program described in subsection (c) of
Section 5-18A-12.

"(h) If a check is returned to the licensee from a
payer financial institution due to insufficient funds or a
closed account, the licensee shall have the right to all civil
remedies allowed by law, except as provided for in Section
5-18A-12, to collect the check and may recover court costs and
a reasonable attorney's fee. The attorney's fee may not exceed
15 percent of the face amount of the check or debit
authorization. No individual who issues a personal check or
authorizes a debit for his or her checking account to a
licensee for the purpose of a deferred presentment transaction
under this chapter shall be convicted pursuant to Section
13A-9-13.1, if the check or debit authorization is returned
due to insufficient funds. Checks or debit authorizations
returned to the licensee due to a closed account may be
collected pursuant to Section 13A-9-13.1.

"(i) No licensee may alter or delete the date on any
check accepted by the licensee. No licensee may accept an
undated check or debit authorization or a check or debit authorization dated on a date other than the date on which the licensee accepts the check or debit authorization.

"(j) No licensee shall engage in unfair or deceptive acts, practices, or advertising in the conduct of the licensed business.

"(k) No licensee shall require a customer to provide security for the transaction or require the customer to provide a guaranty from another person.

"(l) Each licensee shall pay all proceeds for any deferred presentment transaction in cash and directly to the customer.

"(m) Every licensee shall conspicuously and continuously display a schedule of all fees, charges, and penalties for all services provided by the licensee. The schedule of fees shall contain the following statement in all capital letters and in 12-point type or larger immediately above the space for the borrower's signature: NOTICE: FEES FOR DEFERRED PRESENTMENT TRANSACTIONS MAY BE SIGNIFICANTLY HIGHER THAN FOR OTHER TYPES OF LOANS.

"(n) A deferred presentment provider shall not redeem, extend, or otherwise consolidate a deferred deposit agreement with the proceeds of another deferred presentment transaction made by the same or affiliated deferred presentment provider except as expressly provided in Section 5-18A-12.
"(o) The licensee shall use a third party private sector database, where available, to ensure that the customer does not have outstanding deferred presentment transactions that exceed five hundred dollars ($500)."

Section 2. This act shall become effective immediately following its passage and approval by the Governor, or its otherwise becoming law.