

RICK SNYDER GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF INSURANCE AND FINANCIAL SERVICES LANSING

To: All Deferred Presentment Service Providers

Advisory Announcing the Department of Defense Final Rule on Limitations on Consumer Credit Extended to Service Members and Dependents

The Department of Defense (DoD) has published the attached final rule that stipulates the terms of certain credit extensions to active duty service members and their dependents ("covered borrowers"). The rule applies to all persons engaged in the business of extending consumer credit and their assignees. The final rule applies to "consumer credit," which the DoD defines as "payday loans," "vehicle title loans" and "tax refund anticipation loans" that meet specific parameters. For these defined transactions with covered borrowers ("covered transactions"), the DoD rule:

- Limits interest to a 36 percent "military annual percentage rate (MAPR)" that comprises all fees and charges, including those for single premium credit insurance and other ancillary products sold in connection with the transaction.
- Requires that certain oral and written loan disclosures be provided before the issuance of the covered transaction.

The DoD rule provides:

- The applicable consumer disclosures
- The method for calculating the MAPR (as opposed to the Truth in Lending Act APR)
- The maximum amount and types of fees that may be charged
- A "safe harbor" for identifying covered borrowers, including a model borrower identification statement that creditors may use.

The DoD rule prohibits:

- Mandatory arbitration
- Waiver of legal rights
- Unreasonable notice requirements as a condition for legal action
- Payment by allotment
- Prepayment penalties

The rule further limits or restricts:

- Rollovers and refinancings
- The use of a check or other method of access to a covered borrower's account

Creditors offering any covered transactions are subject to criminal and civil penalties if they violate the rule. Moreover, consumer credit contracts that are not in compliance with the rule will be deemed void from inception.

The final rule went into effect on October 1, 2007. It applies to covered transactions that are consummated on or after that date. All creditors that offer any covered transactions are expected to be in full compliance by that date.

Department of Defense, 32 C.F.R. Part 232.3(b)(1)(i) includes Payday loans in the definition of consumer credit. All creditors who engage in the business of extending consumer credit must comply with this regulation.

To view the Department of Defense, 32 C.F.R. Part 232, "Limitations on Terms of Consumer Credit Extended to Service Members and Dependents," Final Rule, go to:

https://www.defense.gov/News/News-Releases/News-Release-View/Article/612795/department-of-defense-issues-final-military-lending-act-rule/

https://www.gpo.gov/fdsys/pkg/FR-2015-07-22/pdf/2015-17480.pdf