2015 -- H 5289

LC000628

STATE RHODE ISLAND O F

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO COMMERCIAL LAW - GENERAL REGULATORY PROVISIONS -INTEREST AND USURY

Introduced By: Representatives Nunes, Marcello, Kennedy, Newberry, and Edwards

Date Introduced: February 04, 2015

Referred To: House Corporations

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 6-26-2 of the General Laws in Chapter 6-26 entitled "Interest and 2

Usury" is hereby amended to read as follows:

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6-26-2. Maximum rate of interest. -- (a) Subject to the provisions of title 19, no person,

4 partnership, association, or corporation loaning money to or negotiating the loan of money for

5 another, except duly licensed pawnbrokers, shall, directly or indirectly, reserve, charge, or take

interest on a loan, whether before or after maturity, at a rate that shall exceed the greater of

twenty-one percent (21%) per annum or the alternate rate specified in subsection (b) of this

section of the unpaid principal balance of the net proceeds of the loan not compounded, nor taken

in advance, nor added on to the amount of the loan.

10 (b) The alternate rate means the rate per annum that is equal to nine percentage points

11 (9%) plus an index that is the domestic prime rate as published in the Money Rates section of The

12 Wall Street Journal on the last business day of each month preceding the later of the date of the

debtor's agreement or the date on which the interest rate is redetermined in accordance with the

14 terms of the debtor's agreement. If the Wall Street Journal ceases publication of the prime rate,

15 the director of business regulation shall designate a substantially equivalent index. In the event an

index is published as a range of rates, then the lowest rate shall be the index. 16

(c) (1) For purposes of this section, interest shall not be construed to include:

(i) Charges pursuant to chapter 30 of title 27;

1	(ii) Premiums for insurance in an amount not exceeding the reasonable value of property
2	offered as security for a loan against any substantial risk of loss, liability, damage, or destruction
3	in conformity with the insurance laws of this state;
4	(iii) Premiums for insurance providing loss of income or involuntary unemployment
5	coverage if the coverage is not a factor in the approval by the lender of the extension of credit and
6	the debtor gives specific written indication that the cost of this coverage has been conspicuously
7	disclosed to the debtor; that the debtor realizes that the coverage is not a condition for the
8	extension of credit; and that the debtor voluntarily desires the coverage;
9	(iv) Commercial loan commitment or availability fees to assure the availability of a
10	specified amount of credit for a specified period of time or, at the borrower's option,
11	compensating balances in lieu of the fees;
12	(v) Reasonable attorney's fees customarily charged for the preparation of loan, security,
13	or mortgage documents and for the collection of defaulted loans;
14	(vi) Fees for title examination or title insurance;
15	(vii) Other customary and reasonable costs incident to the closing, supervision, and
16	collection of loans in this state; and
17	(viii) Consideration received for the redemption, sale, transfer, or other disposition of
18	equity securities by a small business investment company licensed under the provisions of the
19	"Small Business Investment Act of 1958", 15 U.S.C. § 631 et seq., as amended, or an entity that
20	would qualify for regulation as a business development company under the provisions of the
21	"Investment Company Act of 1940", 15 U.S.C. § 80a-1 et seq., as amended, whether or not the
22	equity securities were acquired by a small business investment company or business development
23	company in connection with or as an incident to the extension of credit.
24	(2) Any of the preceding charges, if paid or advanced by the lender, may be considered
25	part of the net proceeds of the loan, and if paid by the debtor, shall not be deducted from the net
26	proceeds of the loan.
27	(d) Notwithstanding anything to the contrary in this chapter or in any other provision of
28	Rhode Island law, the provisions of this chapter shall not be applicable with respect to credit card
29	transactions as defined in chapter 26.1 of this title. Chapter 26.1 shall apply exclusively to all
30	such transactions.
31	(e) Notwithstanding the provisions of subsection (a) of this section and/or any other
32	provision in this chapter to the contrary, there is no limitation on the rate of interest that may be
33	legally charged for the loan to, or use of money by, a commercial entity, where the amount of
34	money loaned exceeds the sum of one million dollars (\$1,000,000) and where repayment of the

- 1 loan is not secured by a mortgage against the principal residence of any borrower; provided, that
- 2 the commercial entity has first obtained a pro forma methods analysis performed by a certified
- 3 public accountant licensed in the state of Rhode Island indicating that the loan is capable of being
- 4 repaid.
- 5 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COMMERCIAL LAW - GENERAL REGULATORY PROVISIONS - INTEREST AND USURY

This act would eliminate the exemption from the maximum interest rate for loans over one million dollars (\$1,000,000).

This act would take effect upon passage.

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