

## HOUSE BILL No. 4622

March 16, 1995, Introduced by Reps. Kukuk, Rhead, Perricone and Gernaat and referred to the Committee on Commerce.

A bill to amend sections 2, 7, 8, 11, 12, and 23 of Act No. 224 of the Public Acts of 1966, entitled
"Retail installment sales act,"
section 2 as amended by Act No. 33 of the Public Acts of 1987, being sections 445.852, 445.857, 445.858, 445.861, 445.862, and 445.873 of the Michigan Compiled Laws.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 2, 7, 8, 11, 12, and 23 of Act No. 224
- 2 of the Public Acts of 1966, section 2 as amended by Act No. 33 of
- 3 the Public Acts of 1987, being sections 445.852, 445.857,
- 4 445.858, 445.861, 445.862, and 445.873 of the Michigan Compiled
- 5 Laws, are amended to read as follows:
- 6 Sec. 2. As used in this act:
- 7 (a) "Goods" means all tangible chattels -personal when-
- 8 purchased primarily for personal, family, or household use and

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- 1 not for commercial, AGRICULTURAL, or business use. , but not
- 2 including motor vehicles, money, things in action, or intangible
- 3 personal property or their equivalent. Goods includes INCLUDE
- 4 chattels -which THAT are furnished or used at the time of
- 5 sale or subsequently, in FOR the modernization, rehabilitation,
- 6 repair, alteration, improvement, or construction of real property
- 7 so as to become a SEVERABLE OR NONSEVERABLE part of the property,
- 8 whether or not severable from the property and which IF THOSE
- 9 CHATTELS are not covered by -the provisions of the home improve-
- 10 ment finance act, Act No. 332 of the Public Acts of 1965, being
- 11 sections 445.1101 to 445.1431 of the Michigan Compiled Laws.
- 12 Goods -includes- INCLUDE merchandise certificates or coupons
- 13 rissued by a retail seller rHAT ARE not redeemable in cash
- 14 and THAT ARE to be used in their face amount instead of cash, in
- 15 exchange for goods or services sold by the seller. GOODS DO NOT
- 16 INCLUDE A MOTOR VEHICLE, MONEY, A THING IN ACTION, INTANGIBLE
- 17 PERSONAL PROPERTY, OR THEIR EQUIVALENT.
- (b) "Services" means work, labor, advice, counseling, or
- 19 instruction of any kind if purchased primarily for personal,
- 20 family, or household use and not for commercial or business use.
- 21 -, but does SERVICES DO not include -work ANY OF THE
- 22 FOLLOWING:
- 23 (i) WORK, labor, advice, counseling, or instruction for
- 24 which the cost is FIXED by law fixed or approved by, or filed
- 25 subject to THE approval or disapproval -with, OF the United
- 26 States or this state. or educational

- 1 (ii) EDUCATIONAL counseling or instruction provided by an 2 accredited college or university or A primary or secondary school 3 providing education required by the state.  $\frac{1}{2}$
- 4 (iii) COUNSELING or instruction of a kindergarten or nursery 5 school.
- 6 (c) "Motor vehicle" means -any A self-propelled device -in
- 7 which, upon which, or by which any A person or property is
- 8 or may be transported or drawn upon a public highway.
- 9 excluding a MOTOR VEHICLE DOES NOT INCLUDE ANY OF THE
- 10 FOLLOWING:
- (i) A mobile home as THAT TERM IS defined in section 719a of
- 12 the Michigan vehicle code, Act No. 300 of the Public Acts of
- 13 1949, being section 257.719a of the Michigan Compiled Laws. -
- 14 all tractors
- (ii) TRACTORS, motorcycles, -all trailers and semitrailers,
- 16 buses, trucks, power shovels, road machinery, agricultural
- 17 machinery, and other machinery not designed primarily for highway
- 18 transportation -, but which -may incidentally -transport
- 19 TRANSPORTS persons or property on a public highway. , and
- 20 including MOTOR VEHICLE ALSO DOES NOT INCLUDE devices which
- 21 THAT move upon or are guided by a track or travel through the
- 22 air.
- 23 (d) "Retail buyer" or "buyer" means a person who buys or
- 24 agrees to buy goods or obtain services or agrees to have services
- 25 rendered or furnished from a retail seller.
- (e) "Retail seller" or "seller" means a person regularly and
- 27 principally engaged in the business of selling goods or services

- 1 to retail buyers, but does not include the services of a
- 2 professional person licensed by the state to perform legal or
- 3 dental services or medical services as a medical doctor or a
- 4 doctor of osteopathy.
- 5 (f) "Retail installment transaction" means any transaction
- 6 in which a retail buyer purchases goods or services from a retail
- 7 seller pursuant to a retail installment contract or a retail
- 8 charge agreement -, which THAT provides for a time price differ-
- 9 ential and under which the buyer agrees to pay the unpaid balance
- 10 in 1 or more installments. Retail installment transaction does
- 11 not include a rental-purchase agreement as defined in section 2
- 12 of the rental-purchase agreement act, Act No. 424 of the Public
- 13 Acts of 1984, being section 445.952 of the Michigan Compiled
- 14 Laws.
- (9) "Retail installment contract" means an instrument —
- 16 other than a retail charge agreement or an instrument reflecting
- 17 a sale made pursuant to a retail charge agreement, entered into
- 18 in this state evidencing a SECURED OR UNSECURED retail install-
- 19 ment transaction, whether secured or unsecured. Retail install
- 20 ment contract AND includes a chattel mortgage, a security agree-
- 21 ment, a conditional sale contract, or a contract in the form of
- 22 a bailment or -a- lease CONTRACT if the -bailee or lessee con-
- 23 tracts to pay as compensation for their use a sum substantially
- 24 equivalent to or in excess of the value of the goods sold and if
- 25 it-is agreed BAILMENT OR LEASE CONTRACT REQUIRES THE BAILEE OR
- 26 LESSEE TO PAY AN AMOUNT EQUAL TO OR GREATER THAN THE VALUE OF THE
- 27 BAILED OR LEASED GOOD, AND ADDITIONALLY PROVIDES that the bailee

- or lessee is bound to SHALL become, or for no other or a
- 2 merely ADDITIONAL CONSIDERATION OR FOR nominal consideration,
- 3 -has the option of becoming, the owner of the -goods GOOD upon
- 4 full compliance with the provisions of the bailment or lease
- 5 CONTRACT. Retail installment contract does not include -a ANY
- 6 OF THE FOLLOWING:
- 7 (i) A rental-purchase agreement as defined in section 2 of
- 8 the rental-purchase agreement act, Act No. 424 of the Public Acts
- 9 of 1984.
- 10 (τι) A RETAIL CHARGE AGREEMENT.
- (iii) AN INSTRUMENT EVIDENCING A SALE MADE PURSUANT TO A
  12 RETAIL CHARGE AGREEMENT.
- (h) "Retail charge agreement" means an instrument prescrib-
- 14 ing the terms of A SECURED OR UNSECURED retail installment
- 15 -transactions whether secured or unsecured which TRANSACTION
- 16 THAT may be made under the instrument from time to time and under
- 17 the terms of which a time price differential is to be computed in
- 18 relation to the buyer's unpaid balance from time to time.
- (i) "Time price differential" means the amount which is
- 20 paid or payable- A BUYER PAYS OR IS REQUIRED TO PAY for the priv-
- 21 ilege of purchasing goods or services to be paid for by the
- 22 buyer- in installments over a period of time. Time price differ-
- 23 ential does not include the amount, if any, charged for insurance
- 24 premiums, delinquency charges, attorney fees, court costs, or
- 25 official fees, but does include all other charges INCLUDED IN A
- 26 FINANCE CHARGE AS THAT TERM IS DEFINED IN SECTION 106 OF

- 1 CHAPTER I OF THE TRUTH IN LENDING ACT, TITLE I OF THE CONSUMER
- 2 CREDIT PROTECTION ACT, PUBLIC LAW 90-321, 15 U.S.C. 1605.
- 3 (j) "Cash sale price" means the price OF A GOOD OR SERVICE A
- 4 RETAIL BUYER WOULD PAY IF HE OR SHE PAID FOR THE GOOD OR SERVICE
- 5 IN CASH, AND THAT IS stated in a retail installment contract or
- 6 in a sales slip or other memorandum furnished by a retail seller
- 7 to a retail buyer under or in connection with PURSUANT TO a
- 8 retail charge agreement -- for -which the seller would have sold
- 9 or furnished to the buyer and the buyer would have bought or
- 10 obtained from the seller the goods or services which are the
- II subject matter of a retail installment transaction, if the sale
- 12 had been a sale for cash THAT GOOD OR SERVICE. The cash sale
- 13 price may include any taxes and charges for delivery, installa-
- 14 tion, servicing, repairs, alterations, or improvements.
- 15 (k) "Official fees" means the amount of the fees pre-
- 16 scribed by law and charged and paid by the seller or holder for
- 17 filing, recording, or otherwise perfecting, and releasing, or
- 18 satisfying, a retained title, lien, or other security interest
- 19 created by a retail installment transaction.
- 20 (1) "Time sale price" means the cash sale price of -the-
- 21 goods or services and the amount, if any, included for
- 22 insurance, OFFICIAL FEES, THE TIME PRICE DIFFERENTIAL, AND, if
- 23 a separate identified charge is made, —therefor—FOR
- 24 INSURANCE. , the official fees, and the time price
- 25 differential.
- 26 (m) "Principal balance" means the cash sale price of the
- 27 goods or services which are the subject matter of COVERED BY a

- I retail installment contract plus the amounts, if any, included in
- 2 the cash sale price if a separate identified charge is made
- 3 and stated in the contract for insurance -and for- OR official
- 4 fees, less the amount of the buyer's down payment in money or
- 5 goods, or both.
- 6 (n) "Holder" means the retail seller of -the-goods or serv-
- 7 ices under the COVERED BY A retail installment contract or
- 8 retail charge agreement, or the HIS OR HER assignee. if the
- 9 retail installment contract or the retail charge agreement or
- 10 outstanding balance under either has been sold or otherwise
- 11 transferred.
- (0) "Person" means an individual, partnership, joint ven-
- 13 ture, corporation, association, or any other group, however
- 14 organized OTHER LEGAL ENTITY.
- 15 Sec. 7. -(+) A retail installment contract may provide
- 16 for, and the seller or holder may then charge, collect, and
- 17 receive a time price differential -which shall- THAT DOES not
- 18 exceed THE RATE OF INTEREST OR ITS EQUIVALENT PERMITTED BY THE
- 19 CREDIT REFORM ACT. an amount determined in accord with the fol-
- 20 lowing schedule:
- 21 (a) On so much of the principal balance as does not exceed
- 22 \$500.00, at the rate of \$12.00 per \$100.00 per year.
- 23 (b) On so much of the principal balance as exceeds \$500.00,
- 24 at the rate of \$10.00 per \$100.00 per year.
- 25 (2) The time price differential under this section shall be
- 26 computed on the principal balance of each transaction, as
- 27 determined under section 3 on contracts payable in successive

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- I monthly payments substantially equal in amount from the date of
- 2 the contract to the maturity of the final payment, notwithstand
- 3 ing that the total time balance thereof is required to be paid in
- 4 1 or more deferred payments. When a retail installment contract
- 5 provides for payment other than in substantially equal, succes-
- 6 sive monthly payments, the time price differential shall not
- 7 exceed the amount which will provide the same return as is per
- 8 mitted on substantially equal, successive monthly payment con
- 9 tracts, having due regard for the schedule of payments. The time
- 10 price differential may be computed on the basis of a full month
- II for a fractional portion of a month in excess of 10 days. (3)-
- 12 A minimum time price differential of not more than \$10.00 may be
- 13 charged, received, and collected on each contract, whether or not
- 14 the contract is prepaid.
- 15 (+) Except as provided in section 23, in a retail install
- 16 ment contract for the purchase of goods or services in which
- 17 there is a separately stated time price differential, a portion
- 18 of the payments made during the taxable year under the contract
- 19 shall be treated as interest. The portion of a payment to be
- 20 treated as interest shall be equal to 6% of the average unpaid
- 21 balance under the contract during the taxable year. For purposes
- 22 of this computation, the average unpaid balance under the con-
- 23 tract is the sum of the unpaid balance outstanding on the first
- 24 day of each month-beginning during the taxable year, divided by
- 25 +2:
- 26 Sec. 8. (1) Notwithstanding the CONTRARY provisions of a
- 27 retail installment contract, to the contrary, a buyer may

- I prepay in full the unpaid -time balance -thereof OF THE RETAIL
- 2 INSTALLMENT CONTRACT at any time before its final due date and,
- 3 if the buyer does so, shall receive a refund credit thereon for
- 4 the prepayment, except as provided in section 23. The amount of
- 5 the refund credit shall NOT BE LESS THAN THE AMOUNT THAT WOULD BE
- 6 REFUNDED USING THE ACTUARIAL METHOD. represent at least as great
- 7 a proportion of the original time price differential after first
- 8 deducting therefrom an acquisition cost of not more than \$10.00
- 9 as:
- 10 (a) The sum of the monthly balances under the schedule of
- II payments in the contract beginning as of the date after the pre-
- 12 payment which is the next succeeding monthly anniversary date of
- 13 the due date of the first installment under the contract, or, if
- 14 the prepayment is before the due date of the first installment
- 15 under the contract, then as of the date after the prepayment
- 16 which is the next succeeding monthly anniversary date of the date
- 17 of the contract, bears to.
- (b) The sum of all the monthly balances under the schedule
- 19 of installment payments in the contract.
- 20 (2) Where the amount of A refund credit -is OF less than
- 21 \$1.00 -, a refund credit need not be made.
- 22 Sec. II. (a) If, in a retail installment transaction, a
- 23 retail buyer -makes any subsequent purchases -of- goods or serv-
- 24 ices from a retail seller from whom he OR SHE has previously pur-
- 25 chased goods or services under 1 or more retail installment con-
- 26 tracts, and the amounts under such THE previous contracts have
- 27 not been fully paid, at the seller's option, the subsequent

- I purchases may be included in and consolidated with 1 or more of
- 2 the previous contracts AT THE SELLER'S OPTION. Each subsequent
- 3 purchase shall be a separate retail installment contract under
- 4 this act, notwithstanding that the -same- PURCHASE may be
- 5 included in and consolidated with 1 or more previous contracts.
- 6 All the provisions of this act with respect to retail installment
- 7 contracts. shall be applicable APPLY to subsequent purchases
- 8 except as -hereinafter stated OTHERWISE PROVIDED in this
- 9 section.
- 10 (b) In the event of consolidation, in lieu of the buyer's
- II executing IF THE BUYER DOES NOT EXECUTE a retail installment
- 12 contract respecting each subsequent purchase as provided in
- 13 this act, it shall be sufficient if the seller prepares MAY
- 14 PREPARE a written memorandum of each subsequent purchase -, in
- 15 which case AND the provisions of section 3 shall not be
- 16 applicable DO NOT APPLY. Unless previously furnished in writing
- 17 to the buyer by the seller, by sales slip, memorandum, or other-
- 18 wise, -such THE memorandum shall contain with respect to each
- 19 subsequent purchase items (1) to (8) of subsection (d) of sec-
- 20 tion -3 3(D) and -7 in addition, the outstanding balance of the
- 21 previous contract or contracts, the consolidated time balance,
- 22 and the revised installments applicable to the consolidated time
- 23 balance, if any. The seller shall deliver to the buyer a copy of
- 24 the memorandum prior to the due date of the first installment of
- 25 the consolidated contract.
- (c) When subsequent purchases are made, if the seller has
- 27 retained title or taken a lien or other security interest in any

- 1 of the goods purchased under any 1 of the contracts included in 2 the consolidation, the entire amount of all payments made prior 3 to -such THE subsequent purchases -shall be deemed ARE 4 CONSIDERED to have been applied to the unpaid time balances of 5 the previous purchases. -; and each EACH payment after the sub-6 sequent purchase made on the consolidated contract shall be 7 -deemed- CONSIDERED to have been allocated to all of the various 8 purchases in the same ratio as the original cash sale prices of 9 the various purchases bear to the total of all. Where the amount 10 of each installment payment is increased in connection with sub-II sequent purchases, at the seller's option, the subsequent pay-12 ments may be deemed CONSIDERED to be allocated as follows: an 13 amount equal to the original periodic payment to the previous 14 purchase, the balance to the subsequent purchase. However, the 15 THE amount of any A down payment on the subsequent purchase 16 shall be allocated in its entirety to the subsequent purchase. 17 The provisions of this THIS subsection shall DOES not apply 18 to cases where such IF THE previous and subsequent purchases 19 involve equipment, parts or other goods attached or affixed to 20 goods previously purchased and not fully paid, or to services -in 21 connection therewith rendered by the seller at the buyer's 22 request.
- 23 (d) (1) The holder of a retail installment contract, upon
  24 agreement in writing with the buyer, may extend the scheduled due
  25 date or defer the scheduled payment of all or of any part of any
  26 installment or installments payable thereunder UNDER THE
  27 CONTRACT. The holder may charge and collect at the time of the

- I extension or deferral for the payment of an extension or deferral
- 2 by the buyer a fee and collect and receive the same, but such
- 3 charge may not exceed an amount equal to 1 1/4% per month on the
- 4 amount of the installment or installments, or part thereof,
- 5 extended or deferred for the period of extension or deferral.
- 6 Such period shall not exceed the period from the date when such
- 7 extended or deferred installment, or part thereof, would have
- 8 been payable in the absence of such extension or deferral, to the
- 9 date when such installment or installments, or part thereof, are
- 10 made payable under the agreement of extension or deferment;
- 11 except that a A minimum charge of \$1.00 for the period of exten-
- 12 sion or deferral may be made in any case where the extension or
- 13 deferral charge, when computed at such rate THE RATE PERMITTED
- 14 BY THE CREDIT REFORM ACT, amounts to less than \$1.00. The agree-
- 15 ment may also provide for THE BUYER'S payment by the buyer of
- 16 the additional cost to the holder of the contract of premiums for
- 17 continuing in force until the end of such THE period of
- 18 extension or deferral any insurance coverages COVERAGE pro-
- 19 vided for in the contract. The extension or deferral -must-
- 20 SHALL be confirmed in writing by the holder.
- 21 (2) The holder of a retail installment contract, upon agree-
- 22 ment in writing with the buyer, may refinance the payment of the
- 23 unpaid time balance of the contract by providing for a new sched-
- 24 ule of installment payments. The holder may charge and contract
- 25 for the payment of a refinance charge by the buyer and collect
- 26 and receive the -same REFINANCE CHARGE, but -such THE refinance
- 27 charge shall be based upon the amount refinanced, plus any

additional cost of insurance and of official fees incident to 2 -such THE refinancing, after the deduction of a refund of OR 3 credit in an amount equal to that to which the buyer would have 4 been entitled under section 8, if he OR SHE had prepaid in full 5 his OR HER obligations under the contract or contracts, computed 6 without allowance for any minimum earned finance charge. Such 7 THE refinance charge shall not exceed the rate of finance charge 8 provided under section 7- INTEREST OR ITS EQUIVALENT PERMITTED BY 9 THE CREDIT REFORM ACT. The refinancing agreement shall set forth 10 the amount of the unpaid time balance to be refinanced, the II amount of any refund credit, the amount to be refinanced after 12 the deduction of the refund credit, any additional premiums paid 13 for insurance and of official fees to the buyer, the amount of 14 the finance charge under the refinancing agreement, the new 15 unpaid time balance, and the new schedule of installment 16 payments.

17 Sec. 12. (a) — Each— A retail charge agreement shall be in
18 writing and signed by the buyer or the authorized representative
19 of the buyer. A copy of an agreement executed on or after—the
20 effective date of this act— MARCH 10, 1967 shall be delivered or
21 mailed to the buyer before the date on which the first payment is
22 due under the agreement. An acknowledgment by the buyer of
23 delivery of a copy of the agreement contained in the body of the
24 agreement shall be in a size equal to at least 10-point—bold—
25 BOLDFACED type and shall appear directly above the buyer's signa—
26 ture or the signature of the authorized representative of the
27 buyer. An agreement executed on or after—the effective date of

- 1 this act MARCH 10, 1967 shall not be signed by the buyer when it
- 2 contains blank spaces of items which are FOR essential provi-
- 3 sions of the transaction. to be filled in after it has been
- 4 signed. The buyer's acknowledgment , conforming to the require
- 5 ments of this section, of delivery of a copy of an agreement -
- 6 shall be IN ACCORDANCE WITH THIS SECTION IS presumptive proof,
- 7 in any action or proceeding, of the delivery and that the agree-
- 8 ment, when signed, did not contain a blank space. as provided in
- 9 this subsection. All retail charge agreements executed on or
- 10 after the effective date of this act MARCH 10, 1967 shall state
- II the maximum amount and rate of the time price differential to be
- 12 charged and paid pursuant to those THE agreements. An agree-
- 13 ment shall contain substantially the following notice printed or
- 14 typed in a size equal to at least 10-point -bold- BOLDFACED
- 15 type. "Notice to the buyer--Do not sign this agreement before
- 16 you read it or if it contains blank spaces. You are entitled to
- 17 a copy of the agreement you sign.".
- (b) The buyer under the retail charge agreement shall
- 19 promptly be supplied with a statement IF as of the end of -each-
- 20 A monthly period, which need not be a calendar month, or other
- 21 regular period agreed upon in writing, at the end of which
- 22 there is an unpaid balance under the agreement. -, which THE
- 23 statement shall -recite CONTAIN ALL OF the following:
- 24 (1) The unpaid balance under the retail charge agreement at
- 25 the beginning and at the end of the period.
- 26 (2) The cash sale price of each purchase by the buyer during
- 27 the period and, unless a sales slip or a memorandum of each

- purchase is attached to the statement, the purchase or posting date, a brief description, or identification of each purchase.
- 3 (3) The payments made by the buyer and any other credits to 4 the buyer during the period.
- 5 (4) The amount, if any, of any time price differential for 6 that period.
- 7 (5) A statement to the effect that the buyer at any time 8 may pay his OR HER total unpaid balance or any part of that 9 balance.
- (c) A retail charge agreement may provide for, and the 10 11 seller or holder may then charge, collect, and receive, a time 12 price differential for the privilege of paying in installments 13 under the agreement , in an amount not exceeding 1.7% of the 14 unpaid balance per month AT A RATE NOT GREATER THAN THE RATE 15 PERMITTED BY THE CREDIT REFORM ACT. The time price differential 16 under this subsection shall be computed on all amounts unpaid 17 under the agreement from month to month, which need not be calen-18 dar months, or other regular periods; but if the regular period 19 is other than a monthly period, or if the unpaid amount is less 20 than or greater than \$10.00, the time price differential may be 21 computed proportionately. The time price differential may be 22 computed for all unpaid balances within a range of not in excess 23 of \$10.00 OR LESS on the basis of the median amount within that 24 range if as so computed the time price differential is applied to 25 all unpaid balances within that range. A minimum time price dif-26 ferential OF not -in excess of MORE THAN 70 cents per month may 27 be charged, received, and collected.

- (d) The time price differential for purchases made under a
- 2 retail charge agreement shall not be computed or imposed on an
- 3 amount charged for the sale of goods or services until those
- 4 goods or services have been delivered to the purchaser of the
- 5 goods or services. If the time price differential is charged
- 6 before delivery of the goods or services, the charges applied
- 7 before the delivery date shall be adjusted upon the request of
- 8 the purchaser in accordance with part D of CHAPTER 4 OF THE
- 9 TRUTH IN LENDING ACT, title I of the -federal consumer credit
- 10 protection act, PUBLIC LAW 90-321, 15 U.S.C. 1666 to 1666j.
- (e) A retail charge agreement may also provide for the pay-
- 12 ment of an attorney's reasonable fee where IF it is referred
- 13 for collection to an attorney not a salaried employee of the
- 14 holder of the retail charge agreement or HOLDER OF an unpaid bal-
- 15 ance under the agreement, and for court costs.
- 16 Sec. 23. Instead of a time price differential computed on
- 17 the original principal balance, as defined in section 2(m), the
- 18 seller may charge from time to time a time price differential
- 19 consisting of interest on the amount of the unpaid principal bal-
- 20 ance of the contract. In this event, the THE transaction
- 21 -shall be IS subject to this act as modified by the following
- 22 provisions: --
- 23 (a) Time price differential shall mean the estimated amount
- 24 of consideration in excess of the cash sale price which the buyer
- 25 will pay in the form of interest assuming that each scheduled
- 26 payment is made on the date it is due and in the scheduled
- 27 amount.

- (b) The maximum estimated time price differential shall not exceed the maximum dollar amount allowed pursuant to section 7

  for contracts of the same contractual maturity computed on the actual number of days between installment payments.
- 5 (A) —(c)—The number and amount of installment payments
  6 required to be stated —pursuant to—UNDER section 3 may be esti7 mated for purposes of this section assuming that each scheduled
  8 payment is made on the date it is due and in the scheduled
  9 amount.
- 10 (d) Section 7(4) shall not be applicable.
- (B) —(e)— The holder of the contract —shall have— HAS the
  12 option of deferring interest charges —which— THAT accrue due to
  13 installment payments being received later than the periodic
  14 installment due date. The deferred interest charge shall be com15 puted on the basis of additional interest charges accruing for
  16 late installment payments and appropriate interest reductions for
  17 installment payments made before the due date. On contracts pro18 viding for equal monthly installments, if the final installment
  19 is more than 105% of a previous installment as a result of the
  20 deferred interest charges, the installment buyer shall be given
  21 the option to pay the deferred interest charges not less than 25
  22 days after the date the last installment payment is due.
- (C) -(f)- If the entire principal balance is prepaid in 24 full, together with all interest incurred to the date of prepay-25 ment, the balance of the original time price differential shall 26 be canceled and the provisions of section 8 respecting a refund 27 credit shall not be applicable.

Section 2. This amendatory act shall not take effect unless 2 Senate Bill No. or House Bill No. 4614 (request 3 no. 02208'95 \*\*) of the 88th Legislature is enacted into law.

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