PUBLIC PROTECTION CABINET

Department of Financial Institutions Division of Non-Depository Institutions (Amended at ARRS Committee)

808 KAR 9:010. Deferred deposit database compliance.

RELATES TO: KRS 286.9-010(7), 286.9-075, 286.9-100(1), (7), (9), (10), (18), (19), 286.9-140

STATUTORY AUTHORITY: KRS 286.9-090(1), 286.9-100, 286.9-140(1)

NECESSITY, FUNCTION, AND CONFORMITY: KRS 286.9-100(9) prohibits licensees from having more than two (2) deferred deposit transactions from any one (1) customer at any one (1) time and limits the total proceeds received by a customer from all deferred deposit transactions to \$500. KRS 286.9-140(1) requires the commissioner to implement a common database with real-time access through an internet connection accessible to the department and licensees to verify whether any deferred deposit transactions are outstanding for a particular person and authorizes the commissioner to promulgate administrative regulations to administer and enforce KRS 286.9-140. This administrative regulation establishes requirements for licensee use of the database established pursuant to KRS 286.9-140.

Section 1. Closed Deferred Deposit Service Transactions. The Commissioner deems the following occurrences as closed deferred deposit service transactions pursuant to KRS 286.9-010(7)(e):

- (1) The customer's payment instrument was unpaid and the licensee has sold the underlying debt to a non-affiliated third party without recourse;
- (2) The underlying debt represented by the customer's payment instrument has been discharged in bankruptcy;
- (3) The database provider has designated the deferred deposit transaction concerning the customer's payment instrument as closed pursuant to KRS 286.9-140(7); or
- (4) The licensee has reported to the database provider that the deferred deposit transaction concerning the customer's payment instrument is closed following being held open pursuant to KRS 286.9-140(7).

Section 2. Deferred Deposit Database Requirements.

- (1) A licensee shall institute procedures and maintain an accounting system designed to:
 - (a) Prevent the licensee from entering into transactions with a customer in violation of KRS 286.9-100(9), including procedures for:
 - 1. Maintaining a record of all current transactions with the licensee; and
 - 2. Checking the record of current transactions with the database prior to issuance of a new transaction; and
 - (b) Generate reports that will readily permit examination and verification of compliance with KRS 286.9-100(9), KRS 286.9-140, and this section by department examiners.
- (2) For each deferred deposit transaction, a licensee shall submit:
 - (a) The customer's date of birth;
 - (b) The check number of the payment instrument, if applicable;
 - (c) The database verification fee of \$2.25, which may be paid directly by the licensee or charged to the customer;
 - (d) The service fee charged to the customer; and
 - (e) The date the payment instrument was deposited or otherwise presented for payment.

- (3) A licensee shall indicate in the database whether the customer entered into the deferred deposit transaction in person, electronically, or by telephone.
- (4) A licensee shall not cause a closed deferred deposit transaction to be reopened in the database unless:
 - (a) The deferred deposit transaction was closed by reason of clerical error by the licensee;
 - (b) The licensee caused the deferred deposit transaction to be reopened on or before the close of business on the business day after the transaction was closed; and
 - (c) Reopening the transaction would not cause the customer to exceed the transaction limits set forth in KRS 286.9-100(9).
- (5) A licensee shall not accept, collect, or seek payment on a deferred deposit transaction that is designated as closed in the database.
- (6) A licensee that has reported to the database provider that a deferred deposit transaction is open beyond the maturity date pursuant to KRS 286.9-140(7) shall immediately notify the database provider when the transaction becomes closed.
- (7) A new licensee or an existing licensee applying for an additional location shall establish an account with the database provider for each location prior to the time of application.
- (27 Ky.R. 1707; Am. 2788; eff. 4-9-2001; TAm eff. 5-2-2007; 41 Ky.R. 2634; 42 Ky.R. 686; eff. 9-22-2015; 45 Ky.R. 2220; eff. 5-3-2019; 51 Ky.R. 793, 1486, 1657; eff. 3-12-2025.)

FILED WITH LRC: February 10, 2025

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