#### THE TOWN OF COVENTRY

# ORDINANCE OF THE TOWN COUNCIL

IN AMENDMENT OF CHAPTER 153 OF THE TOWN OF COVENTRY CODE OF ORDIANCES, 2008, ENTITLED "Licensed Businesses"

Ordinance No. 2024-01

Passed:

Approved:

Hillary V. Lima, Council President

Daniel O. Parrillo, Town Manager

It is ordained by the Town of Coventry, Town Council as follows:

**Section 1.** Chapter 153 (Licensed Businesses) is hereby amended by adding the following Chapter and Sections:

Chapter 153, Section 7 – SHORT-TERM LENDERS

#### 7.1 Definitions

Consumer short-term lender shall mean an individual or business entity engaged in the business of making or arranging short-term loans, other than a state or federally chartered bank, savings bank, or credit union.

Consumer short-term loan shall mean a loan to a borrower who has a principal amount, or an advance on a credit limit, of five-hundred dollars (\$500) or less and requires a minimum repayment within sixty (60) days of loan origination or credit advance of more than 25% of the principal balance or credit advance. For the purposes of this section, each new advance of money to a borrower under a short-term loan agreement constitutes a new short-term loan.

Interested owner shall mean an individual or business entity with ownership interest in a Licensed Consumer Short-Term Lender business. This includes but is not limited to direct owners, subsidiaries, and affiliates of the applicant and/or licensee.

Business entity shall mean any foreign (State or Commonwealth) or domestic legally cognizable business so formed according to law and registered with the Rhode Island Department of State.

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## 7.2 License required for practice

No individual or business entity shall operate, maintain, or otherwise engage in business as a Consumer Short-Term Lender without first obtaining a license to do so as provided in the Chapter.

## 7.3 Application for license

Any individual desiring to operate, maintain, or engage in business as a consumer Short-Term Lender shall make their verified application in writing to the Town Clerk upon such forms as the Council from time to time shall require. The application set forth, in addition to other information as may be required by the Council, must include the following:

- i. The name, address, mailing address, telephone number, facsimile number, and email of the applicant.
- ii. The business or trade name, street address, mailing address, telephone number, facsimile number, of the Consumer Short-Term Lender.
- iii. A copy of a current, valid state license held by the Consumer Short-Term Lender pursuant to R.I. Gen. Laws § 19-14.4-1.
- iv. Each application shall also be accompanied by a certified check, money order, cashier's check, or electronic payment in an amount equal to the annual license fee for one year.

The applicant shall be bound by all of the answers and information furnished on the application presented to the Town, and any falsification of information requested on said application, or any falsification of any additional information requested by the Town in its course of investigation of the applicants, shall be grounds for denial or revocation of said license.

## 7.4 License term and fees

A license issued for the operation of a business as a Consumer Short-Term Lender shall be issued for a period of one year and expire on December 31<sup>st</sup> of each year. The applicant shall pay in advance the fee as established by the Town's fee schedule. Such license may thereafter be renewed annually by approval of the Town Council.

### 7.5 Miscellaneous requirements

A Consumer Short-Term Lender shall make no more than two (2) loans of five-hundred dollars (\$500) or less per person per calendar year.

A Consumer Short-Term Loan requires a minimum repayment within sixty (60) days of loan origination.

A Consumer Short-Term Lender must furnish a copy of the written loan contract to each borrower. The contract and disclosures must contain an itemization of all fees and charges to be paid by the borrower.

For Consumer Short-Term Loans between \$0-\$500, Consumer Short-Term Lenders may charge a fee of no more than ten percent (10%) of the amount of the loan, as pursuant to R.I. Gen. Laws § 19-14.4-4(4).

A Consumer Short-Term Lender shall not extend repayment periods for Consumer Short-Term Loans on more than one (1) occasion on any original short-term loan amount. If a Consumer Short-Term Lender grants additional time to repay a Consumer Short-Term Loan, in no event shall the Consumer Short-Term Lender charge an additional fee for the extension or increase the balance owed above the original amount.

At no time shall there be more than four (4) Consumer Short-Term Loan businesses located within the Town.

Any licensed issued by the Town shall be binding upon all Interested Owners of the Consumer Short-Term Lender business. An Interested Owner is prohibited from obtaining an additional license for a separate Consumer Short-Term Lender business.

## 7.6 Maintenance of records; Annual reports

A Consumer Short-Term Lender must file an annual report with the Town Clerk that is due no later than the date on which the Lender files its renewal application and no later than January 30<sup>th</sup> of the subsequent calendar year. The annual report shall contain the following information and be in the form of a verified, sworn statement from the owner's managing principal:

- 1. The total number of Consumer Short-Term Loans issued per calendar year
- 2. The total dollar amount, over and above principal, collected on the loans
- 3. The average effective annual percentage rate and range of effective annual percentage rates
- 4. The state of origin of the Lender's borrowers

## 7.7 Approval, denial, suspension or revocation of license

The Town Clerk shall be empowered upon and subsequent to Town Council approval to issue licenses to an individual or business entity engaged in business as a Consumer Short-Term Lender.

Grounds for denying the issuance of or renewal of a license include, but are not limited to, the following:

- 1. The applicant is under the age of eighteen (18) years old.
- 2. The applicant has been adjudged to have violated or convicted, within the past five (5) years, any violation of any local ordinance or regulation or of any criminal violation of federal, state, or local law; or if the applicant has had a license to operate a business as a Consumer Short-Term Lender suspended or revoked within the preceding twelve (12) months of the date of the application within any State or Commonwealth of the United States.

143	3. The applicant fails to provide any of the information required on the application or			
144	provides false/misleading information.			
145	4. The applicant is prohibited by federal, state, or local laws, ordinances, or other			
146	regulation from holding a license.			
147	If a license is mista	kenly issued or renew	ved to or by an individual or business e	ntity, it
148	shall be revoked upon discovery that the individual or business entity was ineligible for			
149	the license under this article.			
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151	The Council, acting upon reasonable grounds, may suspend or revoke any license to			
152	operate a business as a Consumer Short-Term Lender, as defined in this article.			
153	7 O X7' alast and an alast alast a			
154 155	7.8 Violations and penalties			
156	A conviction of any individual or business entity holding a license to operate a business			
157	as a Consumer Short-Term Lender for a violation of this article or any crime related to			
158	this occupation by federal, state, or local laws shall be grounds for immediate revocation			
159	of this license under the provisions of this article of the Code of Ordinances. The Town			
160	Council may levy fines in addition to the revocation or suspension of the licensee.			
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162	Section 2. This ordinance shall take effect upon its final adoption.			
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166 167	Positive Endorsement:		Negative Endorsement: (Attach reaso	ons)
168	1 Ositive Endorsement.		Trogative Endorsement (12000012000)	)
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174	Introduced by/Pursuant to:	Council President Hi	llary V. Lima at the request of the Soli	CHOI
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