First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 23-0744.01 Christopher McMichael x4775

HOUSE BILL 23-1181

HOUSE SPONSORSHIP

Mauro, Snyder, Dickson, Martinez, Michaelson Jenet, Valdez

SENATE SPONSORSHIP

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House Committees

Business Affairs & Labor

Senate Committees

Business, Labor, & Technology

A BILL FOR AN ACT

101 CONCERNING THE REGULATION OF GUARANTEED ASSET PROTECTION

102 AGREEMENTS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill codifies and updates rules regarding guaranteed asset protection agreements (GAP agreement). A GAP agreement relieves a consumer of liability for all or part of the deficiency balance remaining after the payment of all insurance proceeds upon the total loss of the consumer's motor vehicle.

Section 2 of the bill permits a creditor to collect additional charges

HOUSE d Reading Unamended March 23, 2023

HOUSE Amended 2nd Reading March 22, 2023 or fees for a GAP agreement as part of a consumer credit transaction. **Section 3**:

- Sets conditions and provisions that must be a part of any GAP agreement in order for it to be valid and for a creditor to receive an additional charge or fee in relation to the GAP agreement;
- Establishes the method by which the deficiency balance is calculated and what the consumer will be owed pursuant to the GAP agreement in the event of a total loss;
- Details when a consumer must submit the consumer's GAP agreement claim after a total loss;
- Establishes the maximum fee that may be charged for a GAP agreement, which must not exceed 5% of the amount financed in the consumer credit transaction; and
- Prohibits the sale of a GAP agreement in specified circumstances.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Legislative declaration. (1) The general assembly
3	finds and declares that:
4	(a) A guaranteed asset protection agreement (GAP agreement) is
5	either an insurance policy or contractual term that protects a consumer in
6	the event that the consumer's motor vehicle that is collateral used to
7	secure credit is deemed a total loss;
8	(b) The attorney general's office has regulated GAP agreements
9	for nearly two decades, but there have been few updates to the rules
10	during that time; and
11	(c) By codifying and updating the GAP agreement rules that are
12	in the code of Colorado regulations, the general assembly will provide
13	Colorado consumers with stability, predictability, and efficiency
14	regarding GAP agreements, while ensuring a fair and viable market for
15	GAP agreement providers and making important updates to the laws that
16	govern these agreements.

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1	SECTION 2. In Colorado Revised Statutes, 5-2-202, amend (1)
2	introductory portion; and add (1)(c.5) and (1)(c.7) as follows:
3	5-2-202. Additional charges. (1) In addition to the finance
4	charge permitted by this article ARTICLE 2 and in a consumer lease, a
5	creditor may contract for and receive the following additional charges in
6	connection with a consumer credit transaction:
7	(c.5) Charges for debt cancellation contracts or debt
8	SUSPENSION CONTRACTS OFFERED IN COMPLIANCE WITH 12 CFR 37 OR 12
9	<u>CFR 721 or other federal law;</u>
10	(c.7) Charges for guaranteed asset protection
11	AGREEMENTS, AS DEFINED IN SECTION 5-9.3-103 (1)(d), OFFERED IN
12	COMPLIANCE WITH ARTICLE 9.3 OF THIS TITLE 5;
13	SECTION 3. In Colorado Revised Statutes, add article 9.3 to title
14	<u>5 as follows:</u>
15	ARTICLE 9.3
16	Guaranteed Asset Protection Agreements
17	5-9.3-101. Definitions. (1) As used in this article 9.3, unless
18	THE CONTEXT OTHERWISE REQUIRES:
19	(a) "CONSUMER FINANCE AGREEMENT" OR "FINANCE AGREEMENT"
20	MEANS A RETAIL INSTALLMENT SALES CONTRACT OR CONSUMER CREDIT
21	TRANSACTION, OTHER THAN A CONSUMER LEASE, FOR THE PURCHASE OR
22	REFINANCE OF A MOTOR VEHICLE.
23	(b) "DEFICIENCY BALANCE" MEANS THE AMOUNT OWED BY THE
24	CONSUMER UNDER A CONSUMER FINANCE AGREEMENT AT THE TIME OF A
25	TOTAL LOSS OF THE CONSUMER'S MOTOR VEHICLE THAT WAS COLLATERAL
26	SECURING THE CONSUMER FINANCE AGREEMENT, CALCULATED IN
27	ACCORDANCE WITH THE TERMS OF THE FINANCE AGREEMENT.

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1	(c) "GUARANTEED ASSET PROTECTION ADMINISTRATOR" OR "GAP
2	ADMINISTRATOR" MEANS THE PERSON, OTHER THAN THE CREDITOR OR
3	INSURER, THAT PERFORMS THE ADMINISTRATIVE OR OPERATIONAL
4	FUNCTIONS PURSUANT TO THE GAP AGREEMENT.
5	(d) (I) "GUARANTEED ASSET PROTECTION AGREEMENT" OR "GAP
6	AGREEMENT" MEANS AN AGREEMENT, STRUCTURED AS EITHER AN
7	INSURANCE POLICY OR A CONTRACTUAL TERM, SOLD OR WRITTEN IN
8	CONNECTION WITH A CONSUMER FINANCE AGREEMENT, THAT RELIEVES
9	ALL OR PART OF A CONSUMER'S LIABILITY FOR THE DEFICIENCY BALANCE
10	REMAINING, AFTER THE PAYMENT OF ALL INSURANCE PROCEEDS, UPON THE
11	TOTAL LOSS OF THE CONSUMER'S MOTOR VEHICLE THAT WAS COLLATERAL
12	SECURING THE CONSUMER FINANCE AGREEMENT, WHETHER THE LOSS
13	OCCURRED FROM THE TOTAL DESTRUCTION OF THE MOTOR VEHICLE, THE
14	UNRECOVERED THEFT OF THE MOTOR VEHICLE, OR BOTH.
15	(II) A GAP AGREEMENT MAY ALSO PROVIDE A CONSUMER WITH A
16	BENEFIT THAT WAIVES A CERTAIN AMOUNT OR PROVIDES A CREDIT FOR A
17	CERTAIN AMOUNT TOWARD THE PURCHASE OF A REPLACEMENT MOTOR
18	<u>VEHICLE.</u>
19	(e) "GUARANTEED ASSET PROTECTION FEE" OR "GAP FEE" MEANS
20	THE FEE, CHARGE, PREMIUM, OR OTHER AMOUNT THAT A CREDITOR MAY
21	CHARGE A CONSUMER FOR A GUARANTEED ASSET PROTECTION
22	AGREEMENT.
23	(f) "Motor vehicle" means a self-propelled or towed
24	VEHICLE DESIGNED FOR PERSONAL OR COMMERCIAL USE, INCLUDING BUT
25	NOT LIMITED TO AUTOMOBILES, TRUCKS, MOTORCYCLES, RECREATIONAL
26	VEHICLES, ALL-TERRAIN VEHICLES, SNOWMOBILES, CAMPERS, BOATS,
27	PERSONAL WATERCRAFTS, AND RELATED TRAILERS.

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1	(g) "ORIGINAL CREDITOR" MEANS THE CREDITOR THAT MAKES OR
2	ARRANGES A CONSUMER FINANCE AGREEMENT WITH A CONSUMER AND TO
3	WHICH THE FINANCE AGREEMENT IS INITIALLY PAYABLE. "ORIGINAL
4	CREDITOR" DOES NOT INCLUDE ANY ASSIGNEE OF THE FINANCE
5	AGREEMENT.
6	(h) "RETAIL INSTALLMENT SALES CONTRACT" MEANS A RETAIL
7	CONTRACT TO SELL A MOTOR VEHICLE TO A CONSUMER IN WHICH:
8	(I) THE CONSUMER AGREES TO PAY THE RETAIL SELLER OVER TIME,
9	IN INSTALLMENTS, THE COST OF THE MOTOR VEHICLE PLUS INTEREST; AND
10	(II) THE RETAIL SELLER TAKES OR RETAINS A SECURITY INTEREST
11	IN THE MOTOR VEHICLE.
12	5-9.3-102. Applicability. (1) This article 9.3 applies to every
13	CREDITOR, WHETHER THE CREDITOR IS AN ASSIGNEE OR HOLDER OF A
14	FINANCE AGREEMENT THAT INCLUDES A GAP AGREEMENT. A CREDITOR,
15	ASSIGNEE, OR HOLDER DOES NOT HAVE ANY SUBROGATION RIGHTS
16	AGAINST THE CONSUMER.
17	(2) This article 9.3 does not apply to a GAP agreement
18	THAT IS INCLUDED IN:
19	(a) A CONSUMER LEASE;
20	(b) A LOAN THAT DOES NOT INVOLVE A CONSUMER AS DEFINED IN
21	<u>SECTION 4-1-201 (10.5);</u>
22	(c) A PRODUCT THAT DOES NOT MEET THE DEFINITION OF A
23	GUARANTEED ASSET PROTECTION AGREEMENT; OR
24	(d) A TRANSACTION THAT IS NOT SUBJECT TO THE "UNIFORM
25	CONSUMER CREDIT CODE", ARTICLES 1 TO 9 OF THIS TITLE 5.
26	5-9.3-103. Guaranteed asset protection agreement
27	requirements - application. (1) A CREDITOR MAY OFFER, SELL, PROVIDE,

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1	OR ADMINISTER A GUARANTEED ASSET PROTECTION AGREEMENT IN
2	CONNECTION WITH A CONSUMER FINANCE AGREEMENT ONLY IF THE
3	CREDITOR AND THE GUARANTEED ASSET PROTECTION AGREEMENT
4	COMPLY FULLY WITH THIS ARTICLE 9.3 AND MEET ALL OF THE FOLLOWING
5	CONDITIONS:
6	(a) The creditor provides to the consumer a written
7	NOTICE, IN BOLD-FACE TYPE, THAT SPECIFIES THE FOLLOWING:
8	(I) THAT THE CONSUMER IS NOT REQUIRED TO PURCHASE A GAP
9	AGREEMENT IN ORDER TO OBTAIN THE CREDIT OR ANY PARTICULAR OR
10	FAVORABLE CREDIT TERMS;
11	(II) THE AMOUNT OF THE GAP FEE;
12	(III) THAT THE CONSUMER MAY WISH TO CONSULT AN INSURANCE
13	AGENT TO DETERMINE WHETHER SIMILAR COVERAGE MAY BE OBTAINED
14	THROUGH AN INSURANCE PRODUCT AND AT WHAT COST;
15	(IV) THAT THE GAP AGREEMENT BENEFITS MAY DECREASE OVER
16	THE TERM OF THE FINANCE AGREEMENT;
17	(V) THAT THE CONSUMER MAY CANCEL THE GAP AGREEMENT FOR
18	ANY OR NO REASON WITHIN THIRTY DAYS AFTER THE EFFECTIVE DATE OF
19	THE GAP AGREEMENT, AND THAT THE CONSUMER WILL RECEIVE A FULL
20	REFUND OF THE GAP FEE SO LONG AS NO LOSS OR EVENT COVERED BY THE
21	GAP AGREEMENT HAS OCCURRED; AND
22	(VI) THAT THE GAP AGREEMENT IS NOT A SUBSTITUTE FOR
23	COLLISION OR PROPERTY DAMAGE INSURANCE;
24	(b) (I) The creditor provides the consumer with a
25	CANCELLATION METHOD THAT IS CONSPICUOUSLY DISPLAYED IN THE GAP
26	AGREEMENT OR IN A SEPARATE, WRITTEN CANCELLATION FORM AND THAT
27	INCLUDES:

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I	(A) THE NAME, MAILING ADDRESS, E-MAIL ADDRESS, OR PHONE
2	NUMBER THAT MAY BE USED TO CANCEL THE GAP AGREEMENT;
3	(B) A STATEMENT THAT THE CONSUMER MAY CANCEL THE GAP
4	AGREEMENT FOR ANY OR NO REASON WITHIN THIRTY DAYS AFTER THE
5	EFFECTIVE DATE OF THE GAP AGREEMENT, AND THAT THE CONSUMER
6	WILL RECEIVE A FULL REFUND OF THE GAP FEE SO LONG AS NO LOSS OR
7	EVENT COVERED BY THE GAP AGREEMENT HAS OCCURRED; AND
8	(C) A STATEMENT THAT THE CONSUMER MUST COMPLETE AND
9	RETURN THE CANCELLATION FORM OR SEND OTHER WRITTEN NOTICE OF
10	CANCELLATION TO THE MAILING ADDRESS OR E-MAIL ADDRESS THAT THE
11	CREDITOR PROVIDES OR CALL THE PHONE NUMBER LISTED IN ORDER TO
12	CANCEL THE GAP AGREEMENT.
13	(II) IF A CREDITOR WANTS TO PROVIDE AN ALTERNATIVE
14	CANCELLATION METHOD OTHER THAN THE ONE DESCRIBED IN SUBSECTION
15	(1)(b)(I) OF THIS SECTION, THE CREDITOR MUST CLEARLY AND
16	CONSPICUOUSLY STATE THE ALTERNATIVE METHOD AND INSTRUCTIONS ON
17	HOW TO CANCEL THE GAP AGREEMENT IN THE AGREEMENT;
18	(c) THE CONSUMER PROVIDES TO THE CREDITOR AN AFFIRMATIVE.
19	WRITTEN AUTHORIZATION FOR THE PURCHASE OF THE GAP AGREEMENT:
20	<u>AND</u>
21	(d) THE CREDITOR DELIVERS TO THE CONSUMER, IN WRITING, THE
22	GAP AGREEMENT, WHICH MUST INCLUDE:
23	(I) A WRITTEN DESCRIPTION OF THE GAP AGREEMENT'S BENEFITS.
24	TERMS, CONDITIONS, AND EXCLUSIONS;
25	(II) A STATEMENT THAT DISCLOSES ANY LIMITATION IN COVERAGE
26	UNDER THE GAP AGREEMENT; AND
27	(III) THE PROCEDURE AND TIMING TO BE FOLLOWED IN ORDER TO

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1	SUBMIT A CLAIM AFTER A TOTAL LOSS.
2	5-9.3-104. Guaranteed asset protection fees. (1) (a) THE
3	MAXIMUM GAP FEE THAT A CREDITOR MAY CHARGE FOR A GAP
4	AGREEMENT MUST NOT EXCEED FOUR PERCENT OF THE TOTAL AMOUNT
5	FINANCED IN THE FINANCE AGREEMENT, OR SIX-HUNDRED DOLLARS,
6	WHICHEVER AMOUNT IS GREATER.
7	(b) This subsection (1) does not apply to any GAP
8	AGREEMENT THAT IS SUBJECT TO REGULATION BY THE DIVISION OF
9	INSURANCE PURSUANT TO TITLE 10.
10	(2) (a) A CREDITOR MAY CONTRACT FOR, CHARGE, AND RECEIVE
11	ONLY ONE GAP FEE AS PART OF A GAP AGREEMENT, REGARDLESS OF THE
12	NUMBER OF CO-BORROWERS, COSIGNERS, OR GUARANTORS IN THE FINANCE
13	AGREEMENT.
14	(b) In the event that the GAP agreement has been sold and
15	A VALID CLAIM HAS BEEN MADE, THE CREDITOR MAY NOT SEEK
16	INDEMNIFICATION FROM THE CONSUMER, CO-BORROWERS, COSIGNERS, OR
17	<u>GUARANTORS.</u>
18	(3) EVERY FINANCE AGREEMENT THAT INCLUDES A GAP FEE FOR
19	A GAP AGREEMENT SHALL CONTAIN, EITHER IN THE FINANCE AGREEMENT
20	OR GAP AGREEMENT SIGNED BY THE CONSUMER, THE FOLLOWING
21	STATEMENT:
22	IF THIS TRANSACTION CONTAINS A FEE, CHARGE, OR
23	PREMIUM FOR GUARANTEED ASSET PROTECTION, ALL
24	HOLDERS AND ASSIGNEES OF THIS CONSUMER CREDIT
25	TRANSACTION ARE SUBJECT TO ALL CLAIMS AND DEFENSES
26	THAT THE CONSUMER COULD ASSERT AGAINST THE
27	ORIGINAL CREDITOR RESULTING FROM THE CONSUMER'S

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1	PURCHASE OF THE GUARANTEED ASSET PROTECTION.
2	5-9.3-105. Calculation and payment of deficiency balance.
3	(1) THE CALCULATION OF THE PAYMENT OR WAIVER OF THE DEFICIENCY
4	BALANCE MAY EXCLUDE THE FOLLOWING, AS LONG AS THESE EXCLUSIONS
5	ARE CLEARLY SPECIFIED IN THE GAP AGREEMENT:
6	(a) Amounts owed for unpaid installments under the
7	FINANCE AGREEMENT, INCLUDING ANY FEES OR SURCHARGES IMPOSED AS
8	LATE CHARGES FOR UNPAID INSTALLMENTS;
9	(b) Legally Permitted fees incurred after the effective
10	DATE OF THE FINANCE AGREEMENT;
11	(c) Fees for the return or dishonor of checks or other
12	INSTRUMENTS TENDERED AS PAYMENT;
13	(d) Premiums or fees for legally permitted insurance
14	ADDED AFTER THE EFFECTIVE DATE OF THE FINANCE AGREEMENT;
15	(e) REFUNDS OWED ON CANCELLABLE SERVICE CONTRACTS AND
16	OTHER PROTECTION PRODUCTS THAT WERE FINANCED IN THE FINANCE
17	AGREEMENT;
18	(f) THE SALVAGE VALUE OF THE MOTOR VEHICLE, AS DETERMINED
19	BY THE CONSUMER'S PRIMARY INSURER OF THE MOTOR VEHICLE, IF THE
20	TOTALED MOTOR VEHICLE IS RETAINED BY THE CONSUMER; AND
21	(g) DEDUCTIONS TAKEN BY THE CONSUMER'S PRIMARY INSURER OF
22	THE MOTOR VEHICLE FOR PRIOR UNREPAIRED DAMAGE TO THE MOTOR
23	VEHICLE IF, BEFORE TAKING THE DEDUCTION, THE GAP ADMINISTRATOR
24	OR LENDER HAS DOCUMENTARY PROOF THAT:
25	(I) THE CONSUMER SUBMITTED AN INSURANCE CLAIM RELATED TO
26	PRIOR UNREPAIRED DAMAGE TO THE MOTOR VEHICLE; OR
27	(II) THE CONSUMER RECEIVED PAYMENT FOR THE PRIOR

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1	UNREPAIRED DAMAGE TO THE MOTOR VEHICLE.
2	(2) EXCEPT AS PROVIDED IN THIS ARTICLE 9.3, THE GAP
3	AGREEMENT MUST PAY OR WAIVE ALL OF THE DEFICIENCY BALANCE THAT
4	WOULD HAVE BEEN OWED IF:
5	(I) The consumer had maintained property damage
6	INSURANCE COVERING THE ACTUAL CASH VALUE OF THE MOTOR VEHICLE
7	AS OF THE DATE OF LOSS, EVEN IF THE CONSUMER HAS NOT MAINTAINED
8	SUCH PROPERTY DAMAGE INSURANCE; OR
9	(II) THE CREDITOR HAD PURCHASED PROPERTY DAMAGE
10	INSURANCE FOR THE MOTOR VEHICLE PURSUANT TO SECTION 5-2-209.
11	(3) THE GAP AGREEMENT MUST PROVIDE THE CONSUMER WITH A
12	FULL REFUND OR A CREDIT OF THE AMOUNT OF THE CONSUMER'S
13	DEDUCTIBLE CHARGED FOR PROPERTY DAMAGE, UP TO FIVE HUNDRED
14	DOLLARS, AS PART OF THE PAYMENT OF, OR RELIEF FROM, LIABILITY FOR
15	THE DEFICIENCY BALANCE. THE GAP AGREEMENT MAY PROVIDE
16	ADDITIONAL COVERAGE FOR THE CONSUMER'S DEDUCTIBLE IN EXCESS OF
17	FIVE HUNDRED DOLLARS.
18	5-9.3-106. Cancellation of GAP agreement. (1) (a) THE
19	ORIGINAL CREDITOR MUST REFUND TO THE CONSUMER THE UNEARNED
20	GAP FEE PAID PURSUANT TO THE GAP AGREEMENT IF:
21	(I) THE FINANCE AGREEMENT IS PREPAID PRIOR TO MATURITY OR
22	THE MOTOR VEHICLE IS NO LONGER IN THE CONSUMER'S POSSESSION DUE
23	TO THE CREDITOR'S LAWFUL REPOSSESSION AND DISPOSITION OF THE
24	COLLATERAL; AND
25	(II) THE CONSUMER HAS NOT MADE A CLAIM UNDER THE GAP
26	AGREEMENT.
27	(2) (a) If the GAP agreement is provided as a contractual

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1	TERM OF THE FINANCE AGREEMENT, ANY REFUND ISSUED MUST BE
2	CALCULATED USING A PRO RATA METHOD OR ANY OTHER METHOD
3	APPROVED BY THE ADMINISTRATOR.
4	(b) If the GAP agreement is provided as insurance, any
5	REFUND ISSUED MUST BE CALCULATED USING A METHOD AUTHORIZED
6	UNDER APPLICABLE INSURANCE STATUTES, RULES, OR INTERPRETATIONS
7	OF THE COMMISSIONER OF INSURANCE PURSUANT TO TITLE 10.
8	(3) (a) IN THE EVENT THAT THE CONSUMER FINANCE AGREEMENT
9	HAS BEEN ASSIGNED TO A PERSON OTHER THAN THE ORIGINAL CREDITOR
10	THE ASSIGNEE SHALL SEND NOTICE TO THE ORIGINAL CREDITOR
11	REQUESTING, ON BEHALF OF THE CONSUMER, A REFUND OF THE UNEARNED
12	GAP FEE PURSUANT TO THE GAP AGREEMENT. UPON RECEIPT OF SUCH
13	NOTICE FROM THE ASSIGNEE, THE ORIGINAL CREDITOR SHALL PROVIDE THE
14	UNEARNED GAP FEE TO THE ASSIGNEE WITHIN THIRTY DAYS.
15	(b) If the original creditor or GAP administrator has not
16	REFUNDED THE UNEARNED GAP FEE TO THE CONSUMER WITHIN THIRTY
17	DAYS PURSUANT TO SUBSECTION (3)(a) OF THIS SECTION, THE ASSIGNEE
18	SHALL PROVIDE THE CONSUMER WITH THE REFUND.
19	(c) Nothing in this subsection (3) prevents the assigned
20	FROM SEEKING A REIMBURSEMENT FOR THE CONSUMER'S REFUND FROM
21	ANY OTHER PARTY.
22	(4) A CANCELLATION FEE OF NOT MORE THAN TWENTY-FIVE
23	DOLLARS MAY BE CHARGED TO A CONSUMER IF THE CONSUMER CANCELS
24	THE GAP AGREEMENT MORE THAN THIRTY DAYS AFTER THE EFFECTIVE
25	DATE OF THE GAP AGREEMENT.
26	5-9.3-107. Filing of claim. A CONSUMER HAS NINETY DAYS
27	AFTER THE LOSS SETTLEMENT FROM ANY PROPERTY DAMAGE INSURANCE

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1	OR FROM THE DATE THE CREDITOR NOTIFIES THE CONSUMER OF ANY
2	DEFICIENCY BALANCE OWED, WHICHEVER IS LATER, TO FILE A CLAIM
3	UNDER THE GAP AGREEMENT OR SEEK DEBT CANCELLATION FROM THE
4	<u>CREDITOR.</u>
5	5-9.3-108. Prohibitions on sale of guaranteed asset protection
6	agreements. (1) A GAP AGREEMENT SHALL NOT BE SOLD TO A
7	CONSUMER IF:
8	(a) THE CONSUMER IS INELIGIBLE FOR A GAP AGREEMENT;
9	(b) The finance agreement terms preclude coverage under
10	A GAP AGREEMENT;
11	(c) THE MOTOR VEHICLE USED AS COLLATERAL FOR THE FINANCE
12	AGREEMENT IS INELIGIBLE FOR COVERAGE UNDER A GAP AGREEMENT;
13	(d) THE GAP AGREEMENT LIMITS COVERAGE TO A MAXIMUM LOAN
14	TO VALUE RATIO AND THE TERMS OF THE FINANCE AGREEMENT EXCEED
15	THE MAXIMUM LOAN TO VALUE RATIO STATED IN THE GAP AGREEMENT;
16	(e) The maximum loan to value ratio in the GAP agreement
17	EXCEEDS ONE-HUNDRED FIFTY PERCENT; OR
18	(f) THE TRANSACTION WOULD BE UNCONSCIONABLE AS DESCRIBED
19	<u>IN SECTION 5-4-106, 5-5-109, OR 5-6-112.</u>
20	5-9.3-109. Enforcement. (1) THE ADMINISTRATOR DESIGNATED
21	IN SECTION 5-6-103 MAY ENFORCE THE PROVISIONS OF THIS ARTICLE 9.3,
22	PURSUANT TO ARTICLE 6 OF THIS TITLE 5, AGAINST ANY CREDITOR OR GAP
23	ADMINISTRATOR WHO VIOLATES THIS ARTICLE 9.3.
24	SECTION 4. Act subject to petition - effective date -
25	applicability. (1) This act takes effect January 1, 2024; except that, if a
26	referendum petition is filed pursuant to section 1 (3) of article V of the
27	state constitution against this act or an item, section, or part of this act

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1	within the ninety-day period after final adjournment of the general
2	assembly, then the act, item, section, or part will not take effect unless
3	approved by the people at the general election to be held in November
4	2024 and, in such case, will take effect on the date of the official
5	declaration of the vote thereon by the governor.
6	(2) This act applies to guaranteed asset protection agreements
7	entered into on or after the effective date of this act.

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