1	SENATE FLOOR VERSION
2	February 28, 2019
3	COMMITTEE SUBSTITUTE
4	FOR SENATE BILL NO. 729 By: Leewright
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7	[licensed lenders - preemption - disincentives -
8	ordinances - civil action - grandfather provision - codification - effective date]
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. NEW LAW A new section of law to be codified
13	in the Oklahoma Statutes as Section 3-102a of Title 14A, unless
14	there is created a duplication in numbering, reads as follows:
15	A. For the protection of the public financial welfare, access
16	to credit services, and for community health, peace and safety the
17	State Legislature hereby occupies and preempts the entire field of
18	legislation in this state touching in any way those businesses and
19	occupations licensed, regulated and controlled under the supervision
20	of the Department of Consumer Credit to the complete exclusion of
21	any order, ordinance or regulation by any municipality or other
22	political subdivision of this state. Any existing or future orders,
23	ordinances or regulations in this field, except as provided in
24	subsection D of this section, are null and void.

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B. No municipality or other political subdivision of this state
shall adopt or enforce any order, ordinance or regulation relating
to any business or person licensed, regulated and controlled under
the supervision of the Department of Consumer Credit in accordance
with Oklahoma Statutes which in any way concerns:

6 1. The function, scope or operation of such business or the7 licensee;

8 2. The registration, permitting or licensing of such business9 or any person employed by such business;

The regulation of interest rates or fees charged by such
 business; or

The physical location of such business by prohibiting its
 presence in an otherwise commercial or business-designated area or
 by a classification or re-classification of such business by its
 function, type or nature in an otherwise business-designated area.

16 C. No municipality or other political subdivision of this state 17 shall create any disincentive for any lender authorized and licensed 18 to make loans under Section 3-102 et seq. of Title 14A of the 19 Oklahoma Statutes from engaging in lending practices authorized by 20 Section 3-102 et seq. of Title 14A of the Oklahoma Statutes.

D. A municipality may adopt any ordinance relating to:
1. Sales tax on merchandise or taxable services sold by such
business or person within the jurisdiction of the municipality;

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Construction and building code permits necessary for public
 safety, code compliance and enforcement or inspection purposes;

3 3. Signage, parking and hours of operation consistent with4 surrounding businesses; and

5 4. The health, safety and general welfare of the public at the6 physical site where such business is located.

E. When a person's rights pursuant to the protection of the
preemption provisions of this section have been violated, the person
shall have the right to bring a civil action against the persons,
municipality, and political subdivision jointly and severally for
injunctive relief or monetary damages, or both.

12 F. 1. On the effective date of this act, any business entity or person licensed to do business in this state under the 13 regulation, control and supervision of the Department of Consumer 14 Credit in accordance with the Oklahoma Statutes, and operating a 15 lawful physical business facility located in this state, shall be 16 authorized to have such business and its facility, and such business 17 and its facility are hereby grandfathered in under the existing 18 local zoning ordinances and land use regulations in effect and 19 adopted by the municipality or other political subdivision of this 20 state in which such business and its facility are located on the 21 effective date of this act. 22

23 2. After the effective date of this act, a failure to maintain24 a state-issued business license at such business location or a

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change in the facility usage or physical location of such business
 shall constitute a release of the authorized grandfather clause
 provided in paragraph 1 of this subsection.

3. Nothing in this section shall be construed to release the
protected grandfather clause provided in paragraph 1 of this
subsection for reason of a change in ownership or named licensee, a
name change of the business, or a temporary inability to occupy the
business premises due to damage or loss of use resulting from an
accident, natural occurrence or other occupancy restriction not the
fault of the owner or business licensee.

SECTION 2. This act shall become effective November 1, 2019.
COMMITTEE REPORT BY: COMMITTEE ON BUSINESS, COMMERCE AND TOURISM February 28, 2019 - DO PASS AS AMENDED

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