MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-sixth Legislature

OF THE

STATE OF MAINE

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Ninety-sixth Legislature

1953

CHAP. 165

PRIVATE AND SPECIAL, 1953

daily members in attendance in the community school or schools, from each of the respective towns, further excepting that the cost to any participating town for maintenance and operation of the school or schools shall not be greater than 50% of the total cost of such maintenance and operation, and the computed excess over such 50% shall be apportioned among the remaining towns according to the last preceding state valuation.

When the municipal officers in each of the several towns call a meeting of the inhabitants of their respective towns for the purpose of determining whether or not the several respective towns desire to join to form a community school district as herein provided, specific reference to this act shall be made both in the call for the respective meetings and in the respective articles to be voted upon at such meetings.

Sec. 2. Expiration date. The authority granted by this act shall expire on December 31, 1954.

Effective August 8, 1953

Chapter 165

AN ACT to Incorporate the Consumers' Finance Co.

Be it enacted by the People of the State of Maine, as follows:

- Sec. 1. Corporators; corporate name; powers and privileges. Matthew Frangedakis, Frank M. Coffin and Roger W. Burke, all of Lewiston, and Ira Pitcher of Auburn, all in the county of Androscoggin and state of Maine, or such of them as may vote to accept this charter, with their associates, successors and assigns, are hereby made a body corporate to be known as the "Consumers' Finance Co.," and as such shall have the power to enact suitable by-laws and regulations, and elect such officers as it deems desirable to effect its corporate purposes and be possessed of all the powers, privileges and immunities and subject to all the duties and obligations conferred on corporations by the general corporation law of this state.
- Sec. 2. Principal office. The principal office and place of business in Maine is to be located in the city of Lewiston, county of Androscoggin, or as fixed by the directors.
- Sec. 3. Purposes. The purpose for which this corporation is formed and the nature of the business to be conducted by it are as follows: To

engage in the business of making loans or to advance money upon contracts, promissory notes, secured or unsecured, upon such terms and conditions as are lawful and may be agreed upon; to purchase contracts or notes incorporated in or secured by conditional sales contracts or chattel mortgages or personal property; to borrow money and secure the payment thereof by pledging its assets or any part thereof; and to do any and all things necessary or incidental to the foregoing; to take over the loan and finance business of Matthew Frangedakis and Roger W. Burke, presently conducted by them under the firm name and style of B. & F. Loan Co. and to assume all outstanding obligations of the said Matthew Frangedakis and Roger W. Burke incurred by them in the conducting of the said business.

- Sec. 4. Capital stock. The corporation may determine the capital stock of the said corporation and the division of same into shares, either of par or non-par, common or preferred, and the amount of dividend to be paid or declared thereon; with the right to change the capital stock by majority vote of the holders of stock issued and outstanding, and having voting power, the fee therefor to be paid as prescribed by the laws of Maine.
- Sec. 5. Subject to supervision of bank commissioner. The corporation shall be subject to the supervision of the bank commissioner and he shall have the same authority over it as he has over savings banks, trust companies and loan and building associations.
- Sec. 6. First meeting, how called. Any 3 of the incorporators named in this act may call the 1st meeting of the corporation by mailing a written notice signed by 3 incorporators, postage paid, to each of the other incorporators, 5 days at least before the day of the meeting, naming the time, place and purpose of such meeting; and at such meeting the necessary officers may be chosen, by-laws adopted and any other corporate business transacted; provided that without such notice, all such incorporators may meet voluntarily at any time and effect their organization by electing officers, adopting by-laws and transacting other lawful business.
- Sec. 7. Fee payable to secretary of state. The certificate mentioned in section 5 of chapter 49 of the revised statutes of 1944 shall not be received and filed by the secretary of state except upon payment to him for the use of the state of the sum of \$500, in addition to the fees prescribed by section 11 of said chapter 49.