Problem
Many families across California are living paycheck to paycheck. Stagnant wages, high-cost housing, childcare costs, and other financial strains are contributing to this problem. Unfortunately, some lenders see this despair as an opportunity to trap borrowers into high-cost loans with exorbitant interest rates that far too often lead them into financial ruin. This type of abuse leads to damaged credit, repossession of cars, closure of bank accounts, law suits, wage garnishment, and even bankruptcy.

The new Trump Administration is rolling back important federal consumer protection regulations, including halting the Consumer Financial Protection Bureau’s (CFPB) final rule on payday and car-title lending. Inaction at the federal level means that California families will highly depend on the state legislature to curb predatory payday lending and abusive high-cost installment loans.

Background
According to a 2016 annual report by the California Department of Business Oversight (DBO), 58% of installment loans of $2,500 to $5,000 had 100% annual percentage rates (APRs) or higher.

Here is an example from a borrower in Anaheim, California, with a high-cost installment loan:
- $5,125 loan
- 115% APR
- 7-year loan term
- $495 monthly payment
- $36,974 finance charge
- $42,099 total payment

In its July 2016 report “Misaligned incentives: Why High-Rate Installment Lenders Want Borrowers Who Will Default,” the National Consumer Law Center, states that “data collected by California reveal default rates from 20% to 40% or even higher among high-rate installment lenders, compared to default rates of 2% to 9% for companies that make lower interest rate loans to California consumers with subprime credit scores.”

Unfortunately, the borrower is left with a damaged credit report that will take years to repair and is unable to access credit or a loan from a bank—hinders their ability to regain financial stability and build wealth.

These lenders deliberately target Latino and African American borrowers by setting up stores in minority and low-income neighborhoods around California. Last year, DBO released a report that found that payday loan stores are disproportionately located in minority and low-income communities. Payday loan stores are one-stop shop for check cashers, payday and car title loans, and high-cost installment loans.

Existing Law
Currently, there is no limit on APRs for loans ranging from $2,500 to $10,000. This gives lenders the opportunity to lure borrowers into this unregulated space and charge higher-cost loans.

In California, loans between $300 and $2,500 have an interest rate cap that ranges from 60% APR down to 28%. As the loan amount increases, the APR decreases. (See chart below)

Summary
AB 2500 would close a gap in California’s Consumer Finance Lender Law (CFLL) that is being exploited by predatory lenders, by extending the state’s interest rate cap for loans up to $10,000.

This bill covers both unsecured and secured consumer loans. Secured loans can be secured by personal property including the borrower’s car. If the borrower defaults on the loan, the lender can repossess their car.

Putting a limit on APRs would level the playing field for lenders that are providing access to safe and affordable loans.